## UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION IX.

#### IN THE MATTER OF:

////

////

]///

////

////

PRC Patterson Superfund Removal Site Patterson, California

Respondents - See List of Private Parties Identified in Attachment A.

Responding Federal Agencies Identified in Attachment B.

ADMINISTRATIVE ORDER ON CONSENT FOR REMOVAL ACTION

U.S. EPA Region IX CERCLA Docket No. 2000-15

Proceeding Under Sections 104, 106(a), 107, 122(a) and 122(h) of the Comprehensive Environmental Response, Compensation and Liability Act, as amended, 42 U.S.C. Sections 9604, 9606(a), 9607 9622(a), and 9622(h).

# TABLE OF CONTENTS ADMINISTRATIVE ORDER ON CONSENT REGION 9 EPA DOCKET 2000-15 PRC PATTERSON SUPERFUND REMOVAL SITE

I.	Jurisdiction and General Provisions	. 1
II.	Parties Bound	. 1
III.	Definitions	. 2
IV.	Findings of Fact	. 4
V.	Conclusions of Law and Determinations	. 8
VI.	Notice to the State	. 10
VII.	Order as to Respondents	. 10
VIII.	Authority of the EPA On-Scene Coordinator	. 16
IX.	Dispute Resolution	16
X.	Force Majeure	18
XI.	Reservation of Rights	18
XII.	Stipulated and Statutory Penalties	19
XIII.	Other Claims/Respondents' Covenant Not to Sue	20
XIV.	United States Covenant Not to Sue	20
XV.	Contribution Protection	21
XVI.	Indemnification	22
XVII.	Approval of Trust as Mechanism to Complete the Removal Action	
XVIII.	Modifications	23
XIX.	Notice of Completion	23
XX.	Public Comment	23
XXI.	Severability	23
XXII.	Effective Date	24
XXIII.	Provision of Notice	24
XXIV.	Execution in Counterparts	25
Table of	of Attachments	i

#### I. JURISDICTION AND GENERAL PROVISIONS

This Administrative Order on Consent ("Order") is entered into voluntarily by the United States Environmental Protection Agency, Region IX ("US-EPA"), the Respondents listed in Attachment A ("Respondents"), and the Responding Federal Agencies ("RFAs") listed in Attachment B. This Order provides for the performance of a removal action by Respondents in connection with the property located at 13331 Highway 33 in Patterson, California, the "PRC Patterson Superfund Removal Site" or the "Site." Respondents are required by this Order to conduct the Removal Action described herein to abate an imminent and substantial endangerment to the public health, welfare or the environment that may be presented by the actual or threatened release of hazardous substances at or from the Site. This Order also acknowledges the payment made in contribution on behalf of the RFAs pursuant to an "Interim Agreement for Reimbursement of Response Costs," dated February 10, 2000 ("February 2000 Agreement") and provides for a final contribution and resolution of liability of the RFAs.

This Order is issued pursuant to the authority vested in the President of the United States by Sections 104, 106(a), 107, 122(a), and 122(h) of CERCLA, (42 U.S.C. Sections 9604, 9606(a), 9607, 9622(a), and 9622(h)), respectively, and delegated to the Administrator of the United States Environmental Protection Agency by Executive Order No. 12580, January 23, 1987, 52 Federal Register 2923, and further delegated to the US-EPA Regional Administrators by US-EPA Delegation Nos. 14-14-A and 14-14-C, and duly redelegated to the Superfund Division Director for EPA Region 9. As such, this Order embodies a settlement between Respondents, RFAs, and the US-EPA under the provisions of CERCLA.

Respondents' and RFAs' participation in this Order shall not constitute or be construed as an admission of either liability or of the Findings of Fact and Conclusions of Law and Determinations contained in this Order except in a proceeding to enforce the terms of this Order. Respondents agree to comply with and be bound by the terms of this Order. Respondents and RFAs further agree that they will not contest the basis or validity of this Order or its terms.

US-EPA acknowledges the substantial work performed by the Patterson Environmental Response Trust complying with the terms of the Unilateral Administrative Order ("UAO") 98-12, as amended by UAO 98-12A, for removal activities at the Site. In this regard, US-EPA finds that the work performed by the Patterson Environmental Response Trust up through and including the Effective Date as defined in Section XXII of this Order, has been consistent with the requirements of UAO 98-12 and UAO 98-12A and the National Contingency Plan.

#### II. PARTIES BOUND

This Order applies to and is binding on US-EPA, the Responding Federal Agencies and on Respondents, their successors and assigns. Any change in ownership or corporate status of Respondents including, but not limited to, any transfer of assets or real or personal property shall

not alter Respondents' responsibilities under this Order. Respondents are jointly and severally liable for carrying out all activities required by this Order. Compliance or noncompliance by one or more Respondents with any provision of this Order shall not excuse or justify noncompliance by any other Respondents.

Respondents shall ensure that their contractors, subcontractors, and representatives receive a copy of this Order and comply with this Order. Respondents shall be responsible for any noncompliance with this Order.

#### III. <u>DEFINITIONS</u>

Unless otherwise expressly provided herein, terms used in this Order which are defined in CERCLA or in regulations promulgated under CERCLA shall have the meaning assigned to them in CERCLA or in such regulations. Whenever the terms listed below are used in this Order, or in the attachments hereto and incorporated hereunder, the following definitions shall apply:

"Administrative Order on Consent," "AOC" or "Order" shall mean this Administrative Order on Consent for Removal Action, US-EPA Docket No. 2000-15, and all attachments hereto.

"Amended Unilateral Administrative Order," "Amended UAO" or "UAO 98-12A" shall mean the Amended Unilateral Administrative Order For Performance of Removal Action, US-EPA Docket No. 98-12A, issued November 22, 1999 and effective November 30, 1999, and all exhibits attached thereto. UAO 98-12A amended and superceded UAO 98-12, defined below.

"ARCO Order" shall mean the Administrative Order, US-EPA Docket No. RCRA 7003 98-09-01, issued by US-EPA to the Atlantic Richfield Company ("ARCO") on April 10, 1998.

"CERCLA" shall mean the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended by the Superfund Amendments & Reauthorization Act of 1986, 42 U.S.C. Section 9601 et seq.

"Chevron Order" shall mean the Administrative Order, US-EPA Docket No. RCRA 7003 98-09-02, issued by US-EPA to Chevron Corporation ("Chevron") on April 10, 1998.

"Contractor" shall mean Respondents' contractors and subcontractors performing the installation/construction, and operation and maintenance activities relating to any of the specific actions at the Site which Respondents are required to perform.

"Day" shall mean a calendar day unless expressly stated to be a business day. "Business Day(s)" shall mean a day other than a Saturday, Sunday, or federal holiday. In computing any period of

time under this Order, where the last day would fall on a Saturday, Sunday, or federal holiday, the period shall run until the close of business of the next Business Day.

"National Contingency Plan" or "NCP" shall mean the National Oil and Hazardous Substances Pollution Contingency Plan promulgated pursuant to Section 105 of CERCLA, 42 U.S.C. Section 9605, codified at 40 C.F.R. Part 300.

"Oversight Costs" shall mean all past, present and future costs, including, but not limited to, direct and indirect costs and interest incurred or paid by the United States, its employees, agents, contractors, consultants, and other authorized representatives, with regard to the Site.

"Paragraph" shall mean a portion of this Order identified by an Arabic numeral, unless otherwise indicated herein.

"Parties" shall mean US-EPA, all RFAs, and all those entities identified as Respondents in Attachment A of this Order.

"Respondents" shall mean those entities listed in <u>Attachment A</u> of this Order, both individually and collectively. Respondents are persons or entities who have been identified by US-EPA as transporters or generators of waste oil, sludge or oily wastewater, in excess of 5,000 gallons, sent to the Site between 1980 and 1997.

"Responding Federal Agencies" excludes US-EPA, and shall mean only those agencies, departments and instrumentalities of the United States listed in Attachment B.

"Removal Action" shall be those specific work items Respondents are required to perform at the Site pursuant to this Order, as set forth in Section VII of this Order.

"Section" shall mean a portion of this Order identified by a Roman numeral and may include one or more paragraphs.

"Site" shall mean the PRC Patterson Superfund Removal Site, encompassing the former PRC Patterson facility of approximately 20 acres, located at 13331 Highway 33 in Patterson, Stanislaus County, California, approximately 2 miles north of the City of Patterson. A Site map is attached as Attachment C.

"State" shall mean the State of California, and all of its political subdivisions, including the California Environmental Protection Agency's Department of Toxic Substances Control ("DTSC").

"Unilateral Administrative Order" or "UAO 98-12" shall mean the Unilateral Administrative Order For Performance of Removal Action, US-EPA Docket No. 98-12, issued August 12, 1998, and all exhibits attached thereto.

"United States" shall mean the United States of America, and all of its departments, agencies or instrumentalities.

"US-EPA" shall mean the United States Environmental Protection Agency and any successor departments or agencies of the United States.

"Vernalis Site" shall mean the property at 1141 Highway 33 in Vernalis, California, which is the subject of the ARCO Order, and upon which is located, inter alia, a large storage tank containing over 1 million gallons of sludge and oil.

#### IV. FINDINGS OF FACT

- 1. The Site is located at 13331 North Highway 33 in Patterson, Stanislaus County, California. The approximately 20-acre Site is surrounded primarily by agricultural land. The City of Patterson is located approximately two miles south of the Site. There are numerous irrigation canals located in the immediate vicinity of the Site. Several of these canals drain into Del Puerto Creek, which flows within a mile of the Site. Del Puerto Creek flows into the San Joaquin River. A Site map is attached as Attachment C.
- 2. Facility operations were commenced in the early 1980's by Recycletron Oil Inc. ("RCI"), a California corporation, doing business as Refineries Services. RCI was a recycler of waste oil and oily water. In 1989, RCI merged with Petroleum Recycling Corporation, a California corporation. Shortly thereafter, a wholly separate California corporation, PRC Patterson ("PRC") was formed. PRC stopped accepting wastes in October, 1996, but operated the Site continuously until sometime in 1997.
- 3. On October 31, 1997 US-EPA received a verbal request for assistance at the Site from DTSC. US-EPA, in conjunction with DTSC, conducted a preliminary inspection of the facility on that date and made the following observations: US-EPA observed that the operator of the Site apparently had abandoned the facility and that general site conditions had begun to deteriorate. The facility lacked security and had been heavily vandalized. Because of the age and condition of the petroleum storage tanks and containers at the Site, many tanks and containers appeared to pose a substantial risk of failure. Several of these tanks were leaking, and inspection revealed that one of the larger tanks had failed catastrophically in the past.
- 4. On November 18, 1997, following the receipt of a written request for assistance from DTSC, US-EPA initiated an emergency response action to stabilize these unsafe and

dangerous conditions which presented an endangerment to the public health, welfare, and the environment. US-EPA provided Site security, upgraded the perimeter fence and berm, and pumped down the liquid level in several storage tanks which were either overflowing or on the verge of overflowing.

- 5. From December 1 through December 6, 1997, US-EPA conducted an assessment of the Site. Results of sampling and analyses conducted during this assessment are presented in the March 1998 report entitled "Enviropur/PRC Patterson Oil Recycling Facility Removal Assessment" prepared by Ecology and Environment. The following is a brief inventory of items and materials stored onsite at the time that the report was published:
  - a. Numerous process tanks, storage tanks, pressure tanks, pumps, a water treatment system, filtration equipment, heating, distillation and refining equipment, office trailers, laboratory trailers, and a large warehouse. The tanks and equipment contained varying amounts of oil, sludge, wastewater or mixtures of all three substances. Many of the tanks were observed to be leaking. Two of the large storage tanks had large holes in their roofs.
  - b. Several of the large storage tanks at the Site contained large volumes of liquid. These tanks, identified in <a href="Attachment C">Attachment C</a>, are referred to as Storage Tank S1, Storage Tank S2, Storage Tank S3, Storage Tank S4, and Storage Tank S5. Excluding Storage Tank S3, which is being addressed by Chevron pursuant to the Chevron Order, the tanks contained a cumulative total of approximately 130 million gallons of waste oil and water.
  - c. There were more than 1,100 drums present onsite. The majority of these drums were labeled "drained used oil filters." Upon inspection by US-EPA, these drums appeared to contain drained used oil filters as labeled.
  - d. There were approximately 40 drums that contained chemical product.
  - e. 14 roll-off bins, labeled as hazardous waste dirt bins, were present onsite.
  - f. Two trailers used as onsite laboratories contained various chemicals apparently used for testing of incoming oil.
- 6. The sampling conducted by US-EPA's contractor of the waste oil and oily wastewater in Storage Tanks S1, S2, S4, S5 and P2, confirmed the presence of Cadmium, Chromium, Copper, Lead, Mercury and Nickel.
- 7. The materials stored at the Site contained hazardous substances. The threat of a release of these hazardous substances was exacerbated by the aging and dilapidated condition of

the tanks, the lack of a roof on Storage Tank S4, several holes in the roof of Storage Tank S1, a large hole in the roof of Storage Tank S3, seasonal rains, the lack of regular or routine inspection and maintenance, and the fact that PRC Patterson Inc., the Site owner and operator, has abandoned the entire Site.

- 8. The Chevron Order, issued on April 10, 1998 requires that Chevron clean up Storage Tank S3 at the Site. EPA has indicated to the Trust that Chevron has complied with the Chevron Order, and conducted the removal action required by that order at Storage Tank S3.
- 9. The ARCO Order, also issued on April 10, 1998, directed ARCO to conduct a separate removal action in connection with a large storage tank containing over 1 million gallons of sludge and oil (the "Vernalis Storage Tank") located at the Vernalis Site. In addition, ARCO was identified as a potentially responsible party for this Site.
- 10. On August 12, 1998, US-EPA issued UAO 98-12, requiring that, among other things, the 53 entities identified in Attachment 1 thereto, conduct a removal action with respect to the waste oil, sludge, and oily wastewater present at the Site. An original group of 19 cooperating parties, as described below, committed to undertaking the Removal Action required by UAO 98-12.
- 11. In response to UAO 98-12, a group of 19 of the 53 potentially responsible parties named as respondents formed the Patterson Environmental Response Group ("Group") to cooperate in complying with the terms of UAO 98-12. In furtherance of that goal, the individual members of the Group, identified in <u>Attachment D</u> to this Order, entered into a Site Participation Agreement on October 22, 1998, as amended on February 16, 1999 and on November 30, 1999 ("the Stage II Site Participation Agreement").
- 12. The members of the Group also established the Patterson Environmental Response Trust ("Trust") to provide a mechanism for undertaking and funding the Removal Actions required by UAO 98-12. The Trust was established by a Declaration and Agreement of Trust effective October 22, 1998, amended on February 16, 1999 and on November 30, 1999.
- 13. The members of the Group submitted a notice of their intent to comply with UAO 98-12 US-EPA. The Group, through the Trust, then submitted a sampling and analysis plan, a health and safety plan and a drum removal work plan pursuant to the requirements of Section VIII C, Paragraph 28, of UAO 98-12, and began performing the removal activities required by UAO 98-12. At all times relevant, the Trust, and accordingly the individual members of the Group, have been in compliance with the terms of UAO 98-12.

- 14. On November 22, 1999, US-EPA issued an amendment to UAO 98-12, which became effective on November 30, 1999. This Amended Unilateral Administrative Order, UAO 98-12A, supersedes UAO 98-12, and includes all the parties named in the Original UAO, (referred to as "Original Respondents") as well as additional responsible parties in connection with the Site. US-EPA's Amended UAO refers to these additional responsible parties as "New Respondents." In UAO 98-12A, US-EPA also expanded the volumetric threshold for being named as responsible party at the Site to any entity that generated or transported in excess of 20,000 gallons of waste sent to the Site between 1980 and 1997.
- 15. From November 1, 1982 through December 11, 1996, the total volume of waste deposited at the Site was in excess of 130 million gallons. The total cumulative known waste deposited at the Site by the Respondents to this Order is approximately 21 million gallons, or approximately 16 percent of that total volume. The total cumulative known waste deposited by or on behalf of the RFAs to this Order is approximately 5.1 million gallons, or approximately 4 percent of that total volume. Documentation of most wastes at the Site does not sufficiently detail the characteristics and particular qualities of the wastes. Therefore, because the wastes at the Site were commingled, there is no evidence suggesting that the wastes contributed by each Respondent to the Site are more toxic or of significantly greater hazardous effect than other waste at the Site.
- 16. On December 2, 1999, the Trust provided the New Respondents with the option of either joining the Trust or settling their respective liability to the Trust and to the US-EPA by signing a Cash-Out Settlement Agreement and making a cash settlement payment to the Trust. US-EPA agreed that New Respondents that either joined the Trust or signed the Cash-Out Settlement Agreement would satisfy their individual obligations to comply with UAO 98-12A.
- 17. Thereafter, the Trust, in cooperation with US-EPA, provided other additional potential responsible parties that were not then named to UAO 98-12 or 98-12A (herein identified as "Other PRPs"), with the option of either joining the Trust or settling their respective liability to the Trust and to US-EPA by signing a Cash Out Settlement Agreement and making a cash settlement payment to the Trust. US-EPA further agreed that Other PRPs that either joined the Trust or signed the Cash Out Agreement would satisfy their individual obligations under CERCLA and to US-EPA for the work required by UAO 98-12A.
- 18. As a result of the Trust's offer to the New Respondents and Other PRPs, two additional entities joined the Group and the Trust. These entities are identified in <u>Attachment F</u>. Further, New Respondents and Other PRPs agreed to the cash out settlement offered by the Trust, have signed a Cash Out Settlement Agreement and have made a contribution

that is acceptable as settlement with the Trust. These settling parties are also Respondents to this Order and are identified in <u>Attachment A</u>.

- 19. The RFAs have made payments toward the costs of performance of the Removal Action required by UAO 98-12 and UAO 98-12A, pursuant to an "Interim Agreement for Reimbursement of Response Costs," dated February 10, 2000 ("February 2000 Agreement"), and have entered into a final "Cash-Out Settlement Agreement" with the Trust and its Members for an additional payment on behalf of the RFAs. These contributions are acceptable as settlement with the Trust.
- 20. Based on the large volumes of waste oil, sludge and oily wastewater present at the Site, cleanup of the Site is costly and time consuming. US-EPA and the Trust estimate that conducting the Removal Action at the Site has cost approximately 9.5 million dollars (\$9,500,000.00). Through the Trust, all of the Respondents and RFAs have funded the Removal Action, although currently available information indicates that each RFA and Respondent's volumetric contribution involves two percent (2%) or less of the wastes at the Site. Accordingly, each Respondent's or RFA's contribution toward response costs, as based on volumetric waste contribution, would involve only a minor portion of the response costs.
- 21. The Group, through the Trust, has been performing the work required under UAO 98-12A and at all relevant times has been in compliance with UAO 98-12A. The Removal Action to abate the imminent and substantial threat to human health and the environment is almost complete, subject to the requirements of this Order.
- 22. There are insolvent or defunct parties that contributed waste to the Site but that cannot contribute to the costs of cleanup. Through this Order, US-EPA is exercising its discretion under Section 122(h) of CERCLA, 42 U.S.C. §9622(h), and in conformity with its "Interim Guidance on Orphan Share Compensation for Settlors of Remedial Design/Remedial Action and Non-Time Critical Removals" (June 4, 1996), to compromise and settle claims under Section 107 of CERCLA, 42 U.S.C. §9607, by providing Respondents with a covenant not to sue, as set forth in Section XIV herein, without reimbursement of Oversight Costs.

#### V. CONCLUSIONS OF LAW AND DETERMINATIONS

Based on the Findings of Fact set forth above, and the Administrative Record supporting this action, US-EPA has made the following conclusions of law and determinations:

1. The PRC Patterson Superfund Removal Site is a "facility" as defined by Section 101(9) of CERCLA, 42 U.S.C. Section 9601(9).

- 2. The contaminants found at the Site, as identified in Section IV or this Order, "Findings of Fact," include "hazardous substances" as defined by Section 101(14) of CERCLA, 42 U.S.C. Section 9601(14).
- 3. Each Respondent, as identified in <u>Attachment A</u>, is a "person" as defined by Section 101(21) of CERCLA, 42 U.S.C. Section 9601(21).
- 4. Each RFA, as identified in <u>Attachment B</u>, is a "person" as defined by Section 101(21) of CERCLA, 42 U.S.C. Section 9601(21).
- 5. Each Respondent and RFA may be liable under Section 107(a) of CERCLA, 42 U.S.C. Section 9607(a).
- 6. The conditions that existed at the Site, as described in UAO 98-12, UAO 98-12A and Section IV of this Order ("Findings of Fact"), constituted an actual or threatened "release" of a hazardous substance from the facility as defined by Section 101(22) of CERCLA 42 U.S.C. Section 9601(22).
- 7. The actual or threatened release of hazardous substances from the Site presented an imminent and substantial endangerment to the public health, welfare, or the environment within the meaning of Section 106(a) of CERCLA, 42 U.S.C. Section 9606(a), which included, but was not limited to the following:
  - a. actual or potential exposure to nearby human populations, animals, or the food chain from hazardous substances, pollutants or contaminants; and
  - b. hazardous substances, pollutants or contaminants in drums, barrels, tanks, or other bulk storage containers, which posed a threat of release.
- 8. The conditions at the Site constituted an imminent and substantial threat to public health, welfare, or the environment based on a consideration of the factors set forth in the NCP at 40 C.F.R. Section 300.415(b), and that the actions required by UAO 98-12, UAO 98-12A and this Order are necessary to protect the public health, welfare, or the environment.
- 9. Prompt settlement with each Respondent and RFA is practicable and in the public interest as may be required within the meaning of Section 122(a) of CERCLA, 42 U.S.C. Sections 9622(a).
- 10. The actions required by this Order, if properly performed, will be deemed consistent with the NCP, and are appropriate to protect the public health, welfare, or the environment.

11. The actions undertaken prior to the Effective Date by the Patterson Environmental Response Trust substantially achieved the actions required by UAO 98-12 and UAO 98-12A. This Order directs the final activities required to complete the Removal Action at the Site.

#### VI. NOTICE TO THE STATE

US-EPA has notified the State of California of the issuance of this Order pursuant to Section 106(a) of CERCLA, 42 U.S.C. Section 9606(a) by providing the Department of Toxic Substances Control (DTSC) a copy of this Order.

#### VII. ORDER AS TO RESPONDENTS

Based upon the foregoing Findings of Fact and Conclusions of Law and Determinations, and the Administrative Record for this Site, it is hereby ordered and agreed that Respondents shall comply with the following provisions, including but not limited to any attachments to this Order, and all documents incorporated by reference into this Order. Respondents, either themselves or by retaining Contractors as set forth in this Order, shall complete the Removal Action as provided for in UAO 98-12, UAO 98-12A and this Order, and perform the following actions:

1. <u>Designation of Contractor, Project Coordinator, and On-Scene</u>
<u>Coordinator</u>

Respondents have retained, and US-EPA has approved, Clayton Group Services, Inc. ("Clayton") to perform the Removal Action. Respondents shall notify US-EPA of the names and qualifications of any other Contractors or subcontractors retained to perform any part of the Removal Action under this Order at least ten (10) business days prior to such new entities' commencement of work at the Site. US-EPA retains the right to disapprove of any or all of the Contractors or subcontractors retained by Respondents. If US-EPA disapproves of a contractor selected by Respondents, then Respondents shall retain a different contractor fifteen (15) business days following US-EPA's disapproval and shall notify US-EPA of that contractor's name and qualifications within twenty (20) business days of US-EPA's disapproval.

Respondents have designated, and US-EPA has approved, Dwight Hoenig as the Project Coordinator, responsible for administration of all the Respondents' actions at the Site. To the greatest extent possible, during The Removal Action at the Site the Project Coordinator shall be present or readily available. Receipt by Respondents' Project Coordinator of any notice or communication from US-EPA relating to this Order shall constitute receipt by all Respondents.

US-EPA has designated Richard Martyn, an employee of Region IX of US-EPA, as its primary On-Scene Coordinator (OSC), and designated representative at the Site, who shall have the

authorities, duties, and responsibilities vested in the OSC by the NCP. Respondents shall direct all submissions required by this Order to the OSC at US-EPA, Region IX, 75 Hawthorne Street, San Francisco, California 94105.

Consistent with the provisions of this Order, US-EPA designates John Jaros as an alternate OSC, in the event the designated OSC, Rich Martyn, is not present at the Site, has expressly delegated duties or responsibilities to the alternate OSC, or is otherwise unavailable. The alternate OSC shall have the authority, duties and responsibilities vested in the OSC when acting in the stead of the primary OSC. Nothing in this Order shall limit the authority of the US-EPA OSC under federal law.

US-EPA and Respondents may change their respective primary and alternative OSC and Project Coordinator. Notification of such change shall be made by notifying the other Party in writing at least five (5) days prior to such change, except in case of emergency, in which case notification shall be made orally followed by written notification as soon as possible.

#### 2. Work to Be Performed

The Respondents shall perform the following tasks, which shall constitute the Removal Action under this Order:

- a. Respondents shall maintain compliance with the duties and obligations set forth in UAO 98-12 and UAO 98-12A, the terms of which are incorporated herein by reference. Respondents further are ordered to perform all Removal Actions and make submittals and certifications as set forth below within the time schedules specified. Due dates falling on a Saturday, Sunday, or federal holiday will be automatically extended to the next Business Day.
- b. Clayton has been submitting monthly progress reports ("Progress Reports") to US-EPA pursuant to the requirements of UAO 98-12 and UAO 98-12A. Additional Progress Reports are not required, unless US-EPA provides written notification to Respondents requiring the submission of additional Progress Reports, which in any case shall not be required after US-EPA issues the Notice of Completion, as provided under Section XIX of this Order. Any obligation to provide additional Progress Reports shall be applicable to all Respondents.
- c. Pursuant to and in compliance with UAO 98-12 and UAO 98-12A, the Trust has submitted to US-EPA and obtained approval of a Sampling and Analysis Plan and a Health and Safety Plan prepared by Clayton. All work for the Removal Action shall be consistent with the approved Health and Safety Plan.

- d. Pursuant to and in compliance with UAO 98-12 and UAO 98-12A, the Trust has implemented the tasks described in the Sampling and Analysis Plan, and the Trust shall continue such tasks as required to complete the Removal Action.
- e. Pursuant to and in compliance with UAO 98-12 and UAO 98-12A, the Trust has submitted, and US-EPA has approved a Tank and Drum Removal Work Plan.
- f. Pursuant to and in compliance with UAO 98-12 and UAO 98-12A, the Trust has initiated, and made substantial progress with respect to the tasks described in the Sampling and Analysis Plan and the Tank and Drum Removal Work Plan, as supplemented and amended with US-EPA's approval. The various reports, work plans and other documents, which US-EPA has approved and which specifically define the scope of The Removal Action required under UAO 98-12, UAO 98-12A and this Order, are identified in <a href="Attachment E">Attachment E</a>. The Trust shall continue such tasks under the Sampling and Analysis Plan and the Tank and Drum Removal Work Plan, and such other tasks as the OSC requires to maintain consistency with the NCP, until completed.
- g. Pursuant to and in compliance with UAO 98-12 and UAO 98-12A, the Trust provided security for the Site. US-EPA notified the Trust in August 2000 that security was no longer required at the Site. Therefore, the Trust's obligation to provide security at the Site is terminated.
- h. All Contractors, transporters and treatment, storage, disposal or recycling facilities used or proposed for use during this Removal Action are subject to US-EPA approval. Respondents must demonstrate to US-EPA's satisfaction that the waste is or is not a Listed or Characteristic Hazardous Waste as defined in 40 C.F.R. Part 261. All subsequent handling, transport and disposal shall be conducted in accordance with this waste classification.
- i. All documents, including technical reports, and other correspondence to be submitted by the Respondents pursuant to requirements of this Order, shall be sent by overnight mail pursuant to Section XXIII of this Order, "Provision of Notice," and shall be deemed submitted on the date received by US-EPA. Respondents shall submit two (2) copies of each document to US-EPA, and two (2) copies to DTSC. Copies to DTSC shall be delivered via first class U.S. mail.
- j. US-EPA shall review, comment on, and approve or disapprove each plan, report, or other deliverable submitted by Respondents pursuant to the requirements of this Order, and provide notice of such comments to the RFAs. US-EPA comments on draft deliverables shall be addressed by the Respondents. US-EPA shall notify the Respondents and the RFAs in writing of US-EPA's approval or

disapproval of a final deliverable. In the event of any disapproval, US-EPA shall specify the reasons for such disapproval, US-EPA's required modifications, and a time frame for submission of the revised report, document, or deliverable. If the modified report, document or deliverable is again disapproved by US-EPA, US-EPA shall first notify the Respondents and the RFAs of its disapproval of the resubmitted report, document, or deliverable, and then may draft its own report, document or deliverable and incorporate it as part of this Order, or may conduct the remaining Removal Action required by this Order.

- k. For purposes of this Order, US-EPA's authorized representatives shall include, but not be limited to, any consultants and contractors hired by US-EPA to oversee activities required by this Order.
  - 3. Effect of Noncompliance with Work Performance and Schedule

Except as otherwise stated in this Order, any noncompliance with the actions to be performed or the schedules set forth within Section VII, Paragraph 2, shall be considered a violation of this Order.

#### 4. Final Report

Within thirty (30) days after completion of all actions required under this Order, the Respondents shall submit for US-EPA review and approval a Final Report summarizing the actions taken to comply with this Order, and shall provide a copy of such Final Report to the RFAs. The Final Report shall conform, at a minimum, with the requirements set forth in Section 300.165 of the NCP entitled "OSC Reports." The Final Report shall include a good faith estimate of total costs or a statement of actual costs incurred in complying with UAO 98-12, UAO 98-12A and this Order, a listing of quantities and types of materials removed off-site or handled on-site, a discussion of removal and disposal options considered for those materials, a listing of the ultimate destination of those materials, a presentation of the analytical results of all sampling and analyses performed, and accompanying appendices containing all relevant documentation generated (e.g., manifests, invoices, bills, contracts, and permits). In addition, the Respondents shall certify, through their Contractors, that the Final Report is complete and accurate to the best of their collective knowledge.

#### 5. Access to Property and Information

Respondents shall obtain and provide access to the Site and off-site areas to which access is necessary to implement this Order, and provide access to all records and documentation related to the conditions at the Site and the actions conducted pursuant to this Order. Such access shall be provided to US-EPA employees, contractors, agents, consultants, designees, representatives, and State of California representatives. Respondents' designated contractor pursuant to

Section VII, Paragraph 1 of this Order, has entered into a Site Access Agreement with the Trustee in Bankruptcy for PRC Patterson, Inc., the owner and former operator of the Site. In addition, the Patterson Environmental Response Group has entered into a separate Site Access Agreement with PRC Patterson's Trustee in Bankruptcy. Within the limitations imposed by these two Site Access Agreements, individuals shall be permitted to move freely at the Site and appropriate off-site areas in order to conduct actions which US-EPA determines to be necessary.

Respondents shall submit to US-EPA, upon request, the results of all sampling or tests and all other data generated by Respondents or their Contractors, or on Respondents' behalf during implementation of this Order.

#### 6. Record Retention, Documentation, Availability of Information

Respondents, individually or through their designated contractor, shall preserve all documents and information relating to work performed under this Order, or relating to the hazardous substances found on or released from the Site, for five (5) years following completion of the Removal Action required by this Order. The record retention and preservation obligation created by this paragraph applies only to those documents in the possession, custody and control of Respondents or their contractor, and does not apply to the documents or records left at the Site by PRC.

Respondents may assert a business confidentiality claim pursuant to 40 C.F.R. § 2.203(b) with respect to part or all of any information submitted to US-EPA pursuant to this Order, provided such claim is allowed by Section 104(e)(7) of CERCLA, 42 U.S.C. § 9604(e)(7). US-EPA shall disclose information covered by a business confidentiality claim only to the extent permitted by, and by means of the procedures set forth at, 40 C.F.R. Part 2, Subpart B. If no such claim accompanies the information when it is received by US-EPA, US-EPA may make it available to the public without further notice to Respondents.

#### 7. Off-Site Shipments

All hazardous substances, pollutants or contaminants removed off-site pursuant to this Order for treatment, storage, or disposal shall be treated, stored, or disposed of at a facility in compliance with OSWER Directive Number 9834.11, November 13, 1987. As of the date of this Order, the US-EPA has approved of all facilities where hazardous substances, pollutants or contaminants were sent for treatment, storage, or disposal. The US-EPA will provide information on the acceptability of any additional facility under Section 121(d)(3) of CERCLA and the above directive.

///

#### 8. <u>Compliance with Other Laws</u>

Respondents shall perform all actions required pursuant to this Order in accordance with all applicable local, state and federal laws and regulations except as provided in CERCLA Section 121(e). In accordance with 40 C.F.R. 300.415(j) all on-site actions required pursuant to this Order shall, to the extent practicable considering the exigencies of the situation as determined by US-EPA, comply with applicable or relevant and appropriate requirements under federal environmental, state environmental or facility siting laws.

#### 9. Emergency Response and Notification of Releases

If any incident or change in site conditions occurs during the actions conducted pursuant to this Order, which causes or threatens to cause an additional release of hazardous substances from the Site or an endangerment to the public health, welfare, or the environment, Respondents shall immediately take all appropriate action in order to prevent, abate or minimize such release or endangerment caused or threatened by the release. Respondents shall take these actions in accordance with all applicable provisions of this Order, including, but not limited to the Health and Safety Plan. Respondents shall also immediately notify the OSC or, in the event of his/her unavailability, shall notify the alternate OSC designated in this Order. If neither the OSC or alternate OSC is available, Respondents shall notify the US-EPA Region IX Emergency Response Unit, by telephone at (415).744-2000 of the incident or site conditions.

If Respondents fail to respond, US-EPA may respond to the release or endangerment, and Respondents shall reimburse US-EPA for all costs and attorneys' fees incurred responding to the threat or endangerment.

In addition, in the event of any release of a hazardous substance from the Site, Respondents shall immediately notify US-EPA, Region IX at telephone number (415) 744-2000 and the National Response Center at telephone number (800) 424-8802. Respondents shall submit a written report to US-EPA within seven (7) days after each release, setting forth the events that occurred and the measures taken or to be taken to mitigate any release or endangerment caused or threatened by the release and to prevent the reoccurrence of such a release. This reporting requirement is in addition to, not in lieu of, reporting under CERCLA Section 103(c) and Section 304 of the Emergency Planning and Community Right-To-Know Act of 1986, 42 U.S.C. Sections 11001 et seq.

The requirements of this Paragraph do not apply to any incident, or change in conditions relating to actions conducted pursuant to the Chevron Order, or releases or threats of releases, or an endangerment to the public health, welfare, or the environment related to the subject matter of the Chevron Order, including Storage Tank S-3, provided that such threat or endangerment is not caused by any activity that is the subject of or in the course of this Order.

#### 10. NCP Compliance

All work performed by Respondents to comply with UAO 98-12, UAO 98-12A and this Order is consistent with the National Contingency Plan.

#### VIII. AUTHORITY OF THE EPA ON-SCENE COORDINATOR

US-EPA's OSC shall be responsible for overseeing Respondents' implementation of this Order. The OSC shall have the authority vested in an OSC by the NCP, including the authority to halt, conduct, or direct any work required by this Order. Absence of the OSC from the Site shall not be cause for stoppage of work unless specifically directed by the OSC.

#### IX. <u>DISPUTE RESOLUTION</u>

The Parties to this Order shall attempt to resolve, expeditiously and informally, any disputes concerning this Order.

If Respondents object to any US-EPA action taken pursuant to this Order, including billings for future response costs, if any, Respondents shall notify US-EPA in writing of their objections within thirty (30) days of such action, unless the objections otherwise have been informally resolved. All written notices required by this Section shall be given as set forth in Section XXIII of this Order, "Provision of Notice." If Respondents and US-EPA are unable to resolve the dispute by informal negotiation, upon written notice to US-EPA, the Respondents may initiate an alternative dispute resolution ("ADR") process, including, but not limited to mediation or fact finding, to be utilized by the parties to facilitate formal negotiations.

US-EPA and Respondents shall have 30 days from US-EPA's receipt of the Respondents' written objections to attempt to resolve the dispute through formal negotiations (the "Negotiation Period"). The Negotiation Period may be extended at the sole discretion of US-EPA. US-EPA's decision regarding an extension of the Negotiation Period shall not constitute a US-EPA action subject to dispute resolution or final agency action giving rise to judicial review.

The parties to this Order agree to select an ADR professional in accordance with the following procedures:

- a. Within 10 days of receipt of the Respondents' notice to initiate use of ADR, the OSC shall forward to Respondents a list of ADR professionals ("ADR Selection List") available through the Dispute Resolution Support Services Contract managed by US-EPA.
- b. Within five (5) days of Respondents' receipt of the ADR Selection List, the parties shall provide each other in writing the names of 5 persons from the ADR

Selection List proposed to serve as ADR professionals for the matter in dispute. The ADR professionals proposed by each Party shall not have any past, present, or planned future business relationships with the parties, other than for ADR activities.

c. Within two (2) days of the receipt of the list of proposed ADR professionals, each party shall advise the other in writing of acceptable professionals. The parties shall select an ADR professional from the list of acceptable professionals and enter a contract for ADR services with such person within 20 days of the receipt of the list of proposed ADR professionals.

US-EPA agrees to extend the Negotiation Period as appropriate to allow for selection and contracting with ADR professionals. However, inability to select an ADR professional or to execute a contract for ADR services shall not extend the Negotiation Period beyond that specified by US-EPA.

Meetings or conferences with the ADR professional shall be treated as confidential. Statements made by any person during any such meetings or conferences shall be deemed to have been made in compromise negotiations within the meaning of Rule 408 of the Federal Rules of Evidence and applicable state rules of evidence, and shall not be offered in evidence in any proceeding by any person. The ADR professional shall be disqualified as a witness, consultant, or expert in any impending or future legal action relating to the subject matter of this Order, including those legal actions between persons not a party to the mediation. If the selected ADR professional fails to comply with the confidentiality requirements of this section, his/her contract will be terminated and he/she will be excluded from any future mediation under this Order. If a party, whether a Respondent or US-EPA, fails to comply with the confidentiality requirements of this Section, then that party will forfeit its rights under this Order to request future use of ADR, if any remain, and, a Respondent may be responsible for stipulated penalties for such breach as provided in Section XII, "Stipulated and Statutory Penalties."

Any agreement reached by the Parties pursuant to this Section shall be in writing, signed by the parties, and shall upon the signature by the parties be incorporated into and become an enforceable element of this Order. If the parties are unable to reach an agreement within the Negotiation Period, a US-EPA management official, of Section Chief level or higher, will issue a written decision on the dispute to the Respondents. The decision of the management official shall be incorporated into and become an enforceable element of this Order on Respondents' receipt of the decision regarding the dispute. Respondents' obligations under this Order shall not be tolled by submission of any request for dispute resolution under this Section.

Following resolution of the dispute, as provided by this Section, Respondents shall fulfill the requirement that was the subject of the dispute in accordance with the agreement reached during

the Negotiation Period or through ADR, whichever occurs. No US-EPA decision made pursuant to this Section shall constitute a final agency action giving rise to judicial review.

#### X. FORCE MAJEURE

Respondents agree to perform all requirements under this Order within the time limits established under this Order, unless the performance is delayed by a <u>force majeure</u>. For purposes of this Order, a <u>force majeure</u> is defined as any event arising from causes beyond the control of Respondents or of any entity controlled by Respondents, including but not limited to their Contractors and subcontractors, which delays or prevents performance of any obligation under this Order despite Respondents' best efforts to fulfill the obligation. <u>Force majeure</u> does not include financial inability to complete the work or increased cost of performance.

Respondents shall notify US-EPA orally within 24 hours after the event, and in writing within (5) business days after Respondents become or should have become aware of events that constitute a force majeure. Such notice shall: identify the event causing the delay or anticipated delay; estimate the anticipated length of delay, including necessary demobilization and remobilization; state the measures taken or to be taken to minimize the delay; and estimate the timetable for implementation of the measures. Respondents shall take all reasonable measures to avoid and minimize the delay. Failure to comply with the notice provision of this section shall waive any claim of force majeure by the Respondents.

If US-EPA agrees that a delay in performance of a requirement under this Order is or was attributable to a <u>force majeure</u>, the time period for performance of that requirement shall be extended by written agreement between US-EPA and Respondents.

An extension of the time for performance of the requirement directly affected by the <u>force majeure</u> event shall not, of itself, extend the time for performance of any subsequent requirement.

If US-EPA does not agree that the delay in performance of a requirement under this Order is or was attributable to a <u>force majeure</u>, or does not agree with Respondents' on the length of the extension, the issue shall be subject to the dispute resolution procedures set forth in this Order.

#### XI. RESERVATION OF RIGHTS

Except as specifically provided in this Order, nothing herein shall limit the power and authority of US-EPA or the United States to take, direct, or order all actions necessary to protect public health, welfare, or the environment or to prevent, abate, or minimize an actual or threatened release of hazardous substances, pollutants or contaminants, or hazardous or solid waste on, at, or from the Site. Further, nothing herein shall prevent US-EPA from seeking legal or equitable relief to enforce the terms of this Order, from taking other legal or equitable action as it deems

appropriate and necessary, or from requiring the Respondents in the future to perform or pay for additional activities pursuant to CERCLA or any other applicable law. In addition to the rights retained in this Section or Section XIII, "Other Claims," this Section shall not affect or otherwise prejudice any rights or action against any person, including Respondents, with respect to criminal liability and liability for damages for injury to, destruction of, or loss of natural resources, and for the costs of any natural resource damage assessments.

This Order expressly does not address, include, or otherwise affect the liability of any Respondent or RFA arising out of property conditions at the Site unknown at the time of completion of the Removal Action to be performed pursuant to this Order.

#### XII. STIPULATED AND STATUTORY PENALTIES

After a notice of non-compliance with this Order and a reasonable opportunity to cure, for each day or portion thereof that Respondents fail to perform fully any requirements of this Order in accordance with any schedule established pursuant to this Order, including those stated in any plan approved pursuant to UAO 98-12 and UAO 98-12A and adopted by this Order, within the sole discretion of US-EPA, Respondents shall be liable as follows:

After a notice of non-compliance with this Order and a reasonable opportunity to cure, then on receipt of written demand by US-EPA, Respondents shall make payment to US-EPA within 15 days. Interest shall accrue on late payments as of the date the payment is due, commencing with the date of the written demand for payment of penalties under this Section.

A "reasonable opportunity to cure," as used in this Section, shall not exceed thirty (30) days unless otherwise determined by EPA in its sole discretion and expressly stated in writing by US-EPA. Penalties shall accrue and be assessed after the expiration of the reasonable opportunity to cure, and shall relate back to the date of the action or inaction germane to the notice of non-compliance. Even if violations are simultaneous, separate penalties shall accrue for separate violations of this Order. The payment of penalties shall not alter in any way Respondents' obligations to complete the performance of the Removal Action required under this Order.

The following stipulated penalties shall accrue per violation per day as follows:

Period of Non-Compliance	Penalty per Violation per Day
First Day through 14th day	\$750
15 <sup>th</sup> day through 30 <sup>th</sup> day	\$2,500
31st day and thereafter	\$5,000

Respondents may also be subject to punitive damages in an amount up to three times the amount of any cost incurred by the United States as a result of such violation. Should Respondents violate this Order or any portion thereof, US-EPA may carry out any required action unilaterally,

pursuant to CERCLA Section 104 (42 U.S.C. §9604), and may seek judicial enforcement of this Order.

#### XIII. OTHER CLAIMS/RESPONDENTS' COVENANT NOT TO SUE

By issuance of this Order, the United States and US-EPA assume no liability for injuries or damages to persons or property resulting from any acts or omissions of Respondents. The United States shall not be deemed a party to any contract entered into by the Respondents or their directors, officers, employees, agents, successors, representatives, assigns, Contractors, or consultants in carrying out actions pursuant to this Order.

Except as expressly provided in Section XIV of this Order, "Covenant Not to Sue," nothing in this Order constitutes a satisfaction of or release from any claim or cause of action against the Respondents, the RFAs, or any person not a party to this Order, for any liability such person may have under CERCLA, other statutes, or the common law, including but not limited to any claims of the United States for costs, damages and interest under Sections 106(a) and 107(a) of CERCLA, 42 U.S.C. §§9606(a) and 9607(a).

This Order does not constitute a preauthorization of funds under Section 111(a)(2) of CERCLA, 42 U.S.C. §9611(a)(2). The Respondents waive any claim to payment under Sections 106(b), 111, and 112 of CERCLA, 42 U.S.C. §§9606(b), 9611, and 9612, against the United States or the Hazardous Substance Superfund arising out of any action performed under this Order.

The Respondents further covenant not to sue and agree not to assert any claims or causes of action against the United States for the US-EPA's selection of the response actions, oversight of the response activities, or approval of plans for such activities, that were conducted as part of the Removal Action. However, this Order does not, and is not intended to, modify or amend the terms or conditions of the final Cash-Out Settlement Agreement by and between the RFA's and the Trust.

No action or decision by US-EPA pursuant to this Order shall give rise to any right to judicial review except as set forth in Section 113(h) of CERCLA, 42 U.S.C. §113(h).

#### XIV. UNITED STATES COVENANT NOT TO SUE

Except as provided in Section XI (US-EPA Reservation of Rights) and XIII (Other Claims/Respondents' Covenant Not to Sue) of this Order, in consideration for the Removal Action performed, for the payments made and to be made by the RFAs, Respondents' performance of the obligations specified in this Order, and with consideration toward the findings set forth in Section IV(22), pursuant to CERCLA §122(h) US-EPA covenants not to sue Respondents pursuant to Sections 106 and 107(a) of CERCLA, or to take administrative action against Respondents or RFAs pursuant to Sections 106 and 107(a) of CERCLA for Oversight

Costs, or the performance of the Removal Action. US-EPA further covenants not to sue Respondents pursuant to Sections 106 and 107(a) of CERCLA, and covenants not to take administrative action against Respondents or RFAs pursuant to Section 106 and 107(a) of CERCLA, for any work required by US-EPA or any US-EPA response costs incurred in connection with the Vernalis Site, the ARCO Order or the Chevron Order.

As to Respondents, these covenants not to sue are conditioned on the complete and satisfactory performance by Respondents of their obligations under this Order. As to RFAs, these covenants not to sue are conditioned on the additional payment on behalf of the RFAs required by the final Cash-Out Settlement Agreement among the Trust and the RFAs. These covenants not to sue extend only to the Respondents and RFAs and do not extend to any other person.

#### XV. CONTRIBUTION PROTECTION

Except as expressly set forth herein, nothing in this Order shall be construed to create any rights in, or grant any cause of action to, any person not a Party to this Order. In consideration of the Removal Action performed and to be completed by Respondents, and in consideration of the payments made and to be made by the RFAs, with regard to claims for contribution against Respondents or RFAs for matters addressed in this Order, the Parties hereto agree that the individual Respondents and RFAs are entitled to protection from contribution actions or claims, including any such claims by any persons not Parties to this Order, relating to the matters addressed in this Order to the maximum extent provided by Section 113(f), and 122(h)(4) of CERCLA, 42 U.S.C. Sections 9613(f), and 9622(h)(4).

For purposes of this Section XV, the "matters addressed" in this Order shall include all costs or liability for the Removal Action, Oversight Costs, costs incurred in relation to the wastes at the Vernalis Site, and the matters addressed in the ARCO Order and the Chevron Order.

Nothing in this Order precludes US-EPA, Respondents, or RFAs from asserting any claims, causes of action or demands against any persons not Parties to this Order for indemnification, contribution, or cost recovery. Furthermore, nothing in this Order modifies or amends the terms and conditions of the respective Cash-Out Settlement Agreements by and between the Trust and each other Respondent or the RFAs. This Order does not extinguish or otherwise affect any contribution or contractual indemnity rights or claims between the Trust and each Respondent or the RFAs, to the extent that those contribution or contractual indemnity rights or claims have not been specifically released under the terms of the respective Cash-Out Settlement Agreements by and between the Trust and each other Respondent or the RFAs. Furthermore, this Order does not extinguish or otherwise affect any contribution or contractual indemnity rights or claims between the Trust and each Trust member, to the extent such contribution or contractual indemnity rights or claims are reserved between the Trust and each Trust member in the Stage II Site Participation Agreement, including amendments.

#### XVI. <u>INDEMNIFICATION</u>

Respondents agree to indemnify, save and hold harmless the United States, its officials, agents, Contractors, subcontractors, employees and representatives from any and all claims or causes of action: (A) arising from, or on account of, acts or omissions of Respondents, Respondents' officers, heirs, directors, employees, agents, Contractors, subcontractors, receivers, trustees, successors or assigns, in carrying out actions pursuant to this Order; and (B) for damages or reimbursement arising from or on account of any contract, agreement, or arrangement between any one or more of Respondents, and any persons for performance of work on or relating to the Site, including claims on account of construction delays, but excluding the subject matter of, or actions relating to, the Chevron Order, when the cause or damages or claims for indemnification is not the result of any action or activity of the Respondents.

The requirements of this Paragraph do not apply to any incident, or change in conditions relating to actions conducted pursuant to the Chevron Order, or releases or threats of releases, or an endangerment to the public health, welfare, or the environment related to the subject matter of the Chevron Order, including Storage Tank S-3, so long as the incident, change in conditions, releases or threats of releases are not the result of any action or activity of the Respondents.

Respondents agree to pay the United States all costs incurred by the United States, including litigation costs, arising from or on account of claims made against the United States based on any of the acts or omissions referred to in this Section. Respondents waive all claims against the United States for damages or reimbursement or for set-off of any payments made or to be made to the United States arising from or on account of any contract, agreement, or arrangement between any one or more of Respondents and any person for the performance of work on or relating to the Site, including, but not limited to claims on account of construction delay.

### XVII. <u>APPROVAL OF TRUST AS MECHANISM TO</u> <u>COMPLETE THE REMOVAL ACTION</u>

The Patterson Environmental Response Trust ("Trust") was established by the members of the Group to provide a mechanism for funding and completing the Removal Action at the Site. The Trust was established by a Declaration and Agreement of Trust effective October 22, 1998, amended on February 16, 1999 and on November 30, 1999. Each Respondent has made a contribution to the Trust that is acceptable to the Trust, and as consideration for such contribution, the Trust, by and through its trustees, has assumed the obligations of the Respondents set forth in this Order. Therefore, unless the Trust, by and through its trustees, fails to complete the Removal Action or otherwise breaches the terms of this Order, each Respondent will have satisfied the activities required by UAO 98-12 and UAO 98-12A pursuant to CERCLA. Accordingly, US-EPA approves of the Trust as a mechanism to complete the Removal Action.

#### XVIII. MODIFICATIONS

If Respondents seek permission to deviate from the requirements of this Order or any approved work plan or schedule, Respondents' Project Coordinator shall submit a written request to the US-EPA OSC for approval, outlining the proposed modification and its basis. US-EPA's OSC shall respond to any such written request in writing within ten (10) days, approving, approving with conditions, or denying Respondents' request. If Respondents disagree with the decision of the OSC, they may follow the procedures set forth in the Dispute Resolution section of this Order.

No informal advice, guidance, suggestion, or comment by US-EPA regarding reports, plans, specifications, schedules, or any other writing submitted by the Respondents shall relieve the Respondents of their obligation to obtain such formal approval as may be required by this Order, and to comply with all requirements of this Order unless it is formally modified.

#### XIX. NOTICE OF COMPLETION

When US-EPA determines, after US-EPA's review of the Final Report, described in Section VII, Paragraph 4 of this Order, that the Removal Action has been fully performed in accordance with this Order, with the exception of any continuing obligations required by this Order, US-EPA will provide notice to the Respondents of such determination. If US-EPA determines that the Removal Action has not been completed in accordance with this Order, US-EPA will notify the Respondents, provide a list of the deficiencies, and require that Respondents correct such deficiencies. Respondents shall correct such deficiencies and shall submit a modified Final Report in accordance with US-EPA's notice. Failure by Respondents to correct the identified deficiencies shall be a violation of this Order.

#### XX. PUBLIC COMMENT

Section 122(i) of CERCLA, 42 U.S.C. Section 9622(i), requires US-EPA to publish notice of this proposed settlement in the Federal Register, to provide persons who are not parties to the proposed settlement an opportunity to comment, and to consider comments filed in determining whether to consent to the proposed settlement. After consideration of any comments submitted during the thirty (30) day public comment period held pursuant to Section 122(i) of CERCLA, US-EPA may withdraw or withhold consent to this Order if comments received disclose facts or considerations that indicate that this Order is inappropriate, improper or inadequate.

#### XXI. SEVERABILITY

If a court issues an order that invalidates any provision of this Order, or finds that Respondents or RFAs have sufficient cause not to comply with one or more provisions of this Order, the

Respondents and RFAs shall remain bound to comply with all provisions of this Order not invalidated or determined to be subject to a sufficient cause or defense by the court's order.

#### XXII. EFFECTIVE DATE

This Order shall be effective five (5) days after the Order is signed by the Regional Director of Superfund Division or his designee (the "Effective Date"). The signing of this Order by the Regional Director of Superfund Division or his designee follows the Public Comment period described in Section XX of this Order.

#### XXIII. PROVISION OF NOTICE

Any written notice required to be given pursuant to this Order shall be sent via overnight mail. Such notice shall be given as follows:

As to US-EPA:

Richard Martyn
On-Scene Coordinator
United States Environmental
Protection Agency, Region IX
SFD-6
75 Hawthorne Street
San Francisco, California 94105
Telephone: (415) 744-1500

As to Respondents:

(Patterson Environmental Response Trust and the individual Members of the Patterson Environmental Response Group) Patterson Environmental Response Trust c/o Robert P. Soran, Esq.
Downey, Brand, Seymour & Rohwer LLP 555 Capitol Mall, 10<sup>th</sup> Floor Sacramento, California 95814 Telephone: (916) 441-0131

As to Responding Federal Agencies:

Lewis M. Barr, Esq. U.S. Dept. of Justice Environmental Division Environmental Defense Section P.O. Box 23986 Washington, D.C. 20026-3986 Telephone: (202) 514-4206

Any oral notice required to be given pursuant to this Order may be given to the respective Parties using the telephone numbers referenced above. Any Party may change its address for notice purposes by sending a notice of address change to the other Parties.

#### XXIV. EXECUTION IN COUNTERPARTS

This Order may be executed in any number of counterparts, each of which when executed and delivered to US-EPA shall be deemed to be an original, but such counterparts shall together constitute one and the same document. The Parties agree that proof of execution can be made by a Party providing a facsimile copy of an original signature.

By: KetheTaka	It is so ORDE	ERED and Agreed thi	s	11th	_ day of _	October	_ 2001.
Keith Takata	·						

Regional Director of Superfund Division Region IX United States Environmental Protection Agency

[Separate Signature Pages Following For Respondents and Responding Federal Agencies]

	ative Order Con rson Superfund	- ·		
Agreed this	4th	day of _	October	, 2001.
Ву	Zaris M	1. Ban		
Title	Lenior T	rial Cou	nsel	·
For	Responder	ng Federa al Agencies"	l Agene	ies_
· Ke	sponayng reaer	ay Agencies	0	

[Separate Signature Pages Following For Respondents]

Agreed this	1475	day of	August	, 2001.
Ву		PAUL	LANGLEY	<b>,</b>
Title	GM			
For /c	Minute	lake	ioil	<del></del>

Agree	d this 2386	day of	PUGUST	, 2001.
By	Ollen &	Merrer		
-	ALLEN /	J. MERCER		
Title _	VICE PRE	J. MERCER SIDENT		
For	•	HERT \$ SE		·
	"Respondent"			

Agreed	this 17th day of September 2001.
Ву	alu), relfcerey Ph-8
Title _	President of ADA TO
For	0
101	"Respondent"

	10th	day of	August	, 200
By 1/	1 1			
Title P1	resident			
For Al	Scannavino	Trucking, Inc.	•	
"Respo	ondent"			

Agreed this <u>27</u>	day ofAugust	, 2001.
By Slas	MA	
· — — — — — — — — — — — — — — — — — — —	Alan K. Nishino, Ed.D.	
Title <u>Superintendent</u>	of Schools	
For <u>Alameda Unifie</u> "Respondent"	d School District	· 

8-28-0:;10:48AM;

++NO, 6338 P. 2

Administrative Order Consent 2000-15 PRC Patterson Superfund Removal Site

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed this day of Legendre. 2001.

By Charles Coles Cost Teas. 1 District

"Respondent"

Agreed	this	17/2	day of	September	, 2001.
Ву	Thom	as Ri	Mount	en .	
Title	AHon	ney.			
For	Alam	v Rent-	A-Car	uc	
	"Responder	nt"			

Agree	ed this 14th	day of _ August	, 2001.
Ву	Habert C	7. Folhuber	
Title _	Herbert J. For Vice President	rthuber t / General Manager	
For _	Alfred Conhage	en Inc. of California	
	"Pernandent"		

Agreed this	22nd	day of	August	, 2001.
By Joyce	Aling			
Title <u>Interin</u>	n Superinte	ndent	· · · · · · · · · · · · · · · · · · ·	·
	County Uni	fied School	District	
"D acmond	ant"			

Agree	d this	day of _	August	, 2001.
		o M		
By	Tussel &	MA	Uman	$\Delta$
•	Russeld E.	Grossman		
Title _	Co-Owner			
For	Atwater Lu	<u>ıbe &amp; Auto</u>	Repair	
-	"Respondent"			

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.
Agreed this 13 + day of August, 2001.
By Robert Bouta
Title Senier Vice President
For Aris Rent A Car System, Inc.

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed this 5<sup>th</sup> day of September 2001.

Scott C. Morrison

Title: Vice President and Treasurer

For: Ball Corporation\*

"Respondent"

\*Ball Corporation includes the following known or possible contributing companies:

Ball Corporation
Ball-Foster Glass Container Co. L.L.C.
Madera Glass
Ball Glass Container Corp.
Ball Metal Container Group

Адтее	ed this 23rd day of August, 2001.
Ву	Made
Title _	Sinin Coursel
For	Barrick Goldstrikenhures Inc.
	"Respondent"

Agreed this	18th	day of	Septemb	<u>vec</u> , 2001
By)	and l	Alm on	en S	1
Title	ICE P	RIS.		
For B	ay Decloondent"	cing Co	., Inc	

Agreed t	this	_day of _ August	, 2001.
Ву	9.8. m	ango	
Title	Thomas E. Margro	0	
For	General Manager	•	
	Respondent" Bay Area	Rapid Transit Distr	rict

Agreed this 3/4	day of (hugust_	, 2001.
By Dennis Shore		
By Dennis Shou		<del></del>
Title Attorney		
For <u>Berberian Euro</u> "Respondent"	opean Motors	
"Respondent"		

Agre	ed this	22and	_ day of <u>lugust</u>	, 2001.
	$\Omega$			
Ву_	13	Helian		<del></del>
Title	Corpor	rate Secretar	· ·	
For	Big Va	alley Ford		
	"Respo	ndent"		

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed this 13 day of SEPT., 2001.

By Weell Kinel For Bowaltz Hontine

"Respondent"

A	greed this	S_Fi	fth		day	of S	eptemb	er	, 2001
→P B	y 8	lever	R.	12a	m-				
Ti	tle Man	aging	Direct	or De	legat	ee			
Fo	or Bot	tling	Group,	LLC	d/b/a	The	Pepsi	Bottling	<u>Gro</u> up
	"Re na	sponde med in	e <b>nt"</b> n the U	AO as	Peps	i Bot	tling	Company	

Agreed this	_ 20 位	day of _	August	, 2001.
		•	J J	
Ву	Worter		· .	
Title Port	folio Ma	ma qu		
		·on & Oic,	1N6-	
"Respo				

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agrece	d this 30 F a day of 4000	<u>Z</u> , 2001
•	A/A/A	
Ву	a commen	
Tit <b>ic</b> _	PREVIDENT	
For	BROADBOXE INF.	
_	"Respondent"	

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed this day of August, 2001.

By Mu Man

Title Vice President & Secretary

For Browdway Spres, Inc., Successor by merger to "Respondent" the Emporium Capwell Company

-21-01; 9:41AM;

Administrative Order Consent 2000-15 PRC Patterson Superfund Removal Site

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed	thisday of August
<	
Ву	Je M
Title	President and CEO
For	Burke Industries, Inc.
	'Respondent''

**-**29-

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed this tenth day of August, 2001.

By August, 2001.

Title VP of Refinery Operation

For C&H Sugar Co., Inc.

"Respondent"

Agree	ed this $\underline{24}$	day of August	, 2001.	
By	1 Ferred C	our TI		
Title _	J. F. Conv General C	Sty III		
For _	Coso Operation	ig Company/Ca	Huness Energy	<b>سد</b> (
	"Respondent"			

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed this 6th day of September, 2001.

By Norman E. Hill

Title Chief Counsel

For Calif. Department of Forestry

"Respondent"
and Fire Protection

Agre	ed this	6th	day of _	September	, 2001.
Ву		Han	6		
Title	Chief Depu	ty Director fo	r Administrat	ive Services	
For _	Department "Respond	of Parks and	Recreation		<del></del>

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of the Order and to bind the parties they represent to this document.

Agreed this 27th day of August, 2001.

• •

Title: Acting Chief, Division of Environmental Analysis

For: California Department of Transportation "Respondent"

Адтес	this 29 day of Alegus , 2001.
Ву	Cleid B / Molesm
Title _	Asst Chief Counsel
For	California Department of Water Resources
	"Respondent"

Agree	ed this 3.1st day of August , 2001	۱.
Ву	June Rolle	
Title	Director (A)	
For _	California Department of Corrections	
	"Respondent"	

Agreed this	day of	, 200	1.
AAC	2 QIA		
By /V	2. / \W\ \		
Title GENG	nge co	-~502	
For Description ("Respondent")	Cof CIFO and	is Hishord	PATURE

Agre	ed this	29	day of_	Hugo	151_,20	01.
Ву	OK	15		معالمة الم	Q	•
Title	President,	Homeland M	anagemen)	t Corporat	ion. Genera	ıl Partner
For_	California	Lubricants	Limited	Partnersh	ip	
_	"Responder	Man.				

Agreed	this 8 / 6 day of	, 2	2001.
Ву	Must lan		_
Tirle_	1 Brusto		_
For	California Youth Authority		
	"Respondent"		-

Agreed this	20 th	day of	August	, 2001
Ву		to		
Title	Attom	<i></i>	·	
For	Castrol	Inc.	now Known	as
"Respo	ndent"	teal Ma	rth America	. Inc.

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

	s <u>27th</u>	day of <u>September</u>	er, 2001
	Rick Ramacier	1.	
Ву	1 /Costs	Mune	
	Rick Ramacier	,	
Title	General Manag	er	
For	Central Contr	a Costa Transit Autho	ority
440	on on dent"		,

Approved as to form:

Agree	ed this 22	day o	f Unque	
Ву	Den al 1	V here		
Title_	Premium	r + CE	U	
For	Challenge "Respondent"			Inc,
	"Respondent"			

Agre	ed this $23$	rd	d	ay of	augu	st_	, 2001.		
Ву	ALC	ast							
Title	Presid	ent							
For _	Chang (	onup 1	nc D	BA S	peeDee	Oil Cha	ange -	San T	Bruno
	Kesponden				•				

	•	ents certify that they are fully authorized to enter into bind the parties they represent to this document.
Agreed this	24 <u>4</u> day of	August, 2001.
_	omas Groli	Accet & Sacrel

"Respondent"

By William R. Coulston

Title City Attorney

For City of Antiach
"Respondent"

Agre	this_	22nd		_ day of _,	$_{\wedge}$ August	 , 2001.
By \	MAKE	inur J	, $($	Hule		
Title _	City	y Mamage	r			
For _	City	y of Atv	ater			
-	"Resp	ondent"				 

Agree	ed this	20th	day of _	August	, 2001.
Ву	for	#5			<del></del>
Title _	Rona l	H. Sandler	, Deputy (	City Attorne	<b>∋</b> Υ
For _	City a	and County	of San Fi	cancisco	

Agree	ed this, 2001.
Ву	Mayaret L. Kotebue
Title	Deputy City AHorney
For	City of Concod
	"Respondent"

Agree	d this day of, 2001	
d		
Ву	Maly ISMI	
Title _	RISK MANAGER	
For _	CITY OF DALY CITY	
	"Respondent"	

Agreed th	nis <u>13</u> th	day of August	, 2001.
Ву	United 6	. Biel	
Title	City Attor	ney	
For	City of Respondent"	Emeryville	<del></del>

Agree	ed this	23	3rd	day	of A	ugust	, 2001.
Ву	far	nes	Ċ	, Dan	dy		<del>,</del>
Title _	Uci	7	MA	NAGER	<u> </u>		· .
For_	Cr	77	oF	FOSTER	CITY	(CALIFO	RNIA)
	"Respon	dent"					

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed this 29th day of <u>August</u>, 2001.

By <u>Andrew Pourse</u>

Title <u>Assistant City Manager</u>

For <u>City of Fresno</u>

"Respondent"

APPROVED AS TO FORM CITY ATTORNEY'S OFFICE

UEDILL

ATTEST:

REBECCA E. KUSCH

Deput

Deputy

Agreed	this		5	day of _	Soptem	be-,	2001.
Ву	Ç	2	٤.	Rem	Cs_		
Title		60	laj	Apre ge			
For			Coly	of 1	Instant		
	"Respor	ident"	- (/				

The undersigned representatives of Respondents certify that they are fully authorized to enter into
the terms and conditions of this Order and to bind the parties they represent to this document.
Agreed this Agreed this day of MSUS 1, 2001.
By All
Title PISK MANTAEN
For City of LIVERIMENTE
"Respondent"

Agreed this	20TH .	_ day of _	AUGUST	, 2001.
By	Can Nux			
Title ACI	TING CITY MANAGER		-	
	Y OF MERCED			

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agree	d this16th	day of	August	, 2001
. /	150		·	
By	not Kyl	<i>ju</i> e		
				•
Title _	City Manager		····	
For _	City of Monterey			
	"Respondent"			<del></del>

APPROVED BY:
City Attorney's Office

Agreed ti	his	1015	_day of _	Septem	<i>Dev</i> , 2001.	,
Ву	Kan	Zgan				
Title	City	Mana	ager	·		
For	4		//	in View,	CA	
"]	Respondent"			,		

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed this 23 day of August, 2001.

By Lantito ISNL

Title PIRECTOR

For DAKIAND PUBLIC WORKS AGALY

"Respondent"

Agre	ed this	9 5		day of	Sugar	_, 2001.
			Lan	~	,	
By_	Georg	<i>ye</i> =	30 80		·	 
Title	City	SH	ornet			
For_	City	1	PoH.	es son		
_	"Respond	ient"				

Agreed this day of, 2001.
By Jackse
Title Willis A. Casey, City Manager
ForCity of Pittsburg
"Respondent"
APPROVED AS TO FORM
Ву
Title Carol A. Victor, Assistant City Attorney
For: City of Pittsburg

Agree	this 22nd	day of August	, 2001.
Ву	Salvena Do	Siebert	
Title _	City Attorney		
For	City of Rocklin		
	"Respondent"		

Agree	d this, 200	01.
Ву	Margaret Com Ocho	•
Title _	Risk Marriago	
For _	City of Sacramento.	
-	"Respondent"	

Agree	ed this /4th day of September, 2001.
Ву	Mollie J. Dant (Mollie J. Dent)
Title	5r. Deputy City Afformey
For_	City of San Jose
	"Respondent"

Agree	d this	day of _	September	, 2001.
By	Thomas Clear	<b>)</b>	·	
_	City Attorney			
For	City of Sonoma	i		
	"Respondent"			

Agree	ed this	10th	day of	AUG	UST	, 2001.
Ву	Dun	lm.C	hlds			.· 
Title	CTY	MANAG	ZR.			
For _	City	OF S	SOUTH LA	Ke 7/	HOE_	
	"Respon	dent"		,		

Administrative Code Consert 1911 18

The widerstrong distinction tell and the expendent continues of the tell of the effective distinction for the tell of the effective description and to find the production of the effective description described and to be the effective description of the effective description and the effective productions are productive and the effective descriptions.

Agreed this 5th

Sophinber

- Kimber of Smith Joy Steven I Mutter, City Alterny City Atterny, South Sen Francisco City of South Sen Francisco

Agreed this	313	day of	Herist	, 2001.
		//	0	
Ву	din	/em	<u> </u>	· .
Title I	MsV	C		
For CTV	of S	fackton	\	<del></del>
"Responde	nt"			<del></del>

Agreed this 20th	day of August	, 2001.
By Calerie (	- armento	
Title City Attorney		····
For <u>City of Sunnyva</u>	ale	

Agreed th	is 4+h	day of	September	, 2001
Ву	mal Drai			· · · · · · · · · · · · · · · · · · ·
Title	City Mana	iger		·····
	City of Ti	acy		<del>:</del>

Agreed th	is	day of _	Huggst.	, 2001.
	M. VM	1	14	
Ву	for Vac	Youth	// 	
Title	City Manage			
For	City of The	lare CH		
"R	espondent"	<del>, , , , , , , , , , , , , , , , , , , </del>	· · · · · · · · · · · · · · · · · · ·	

Agreed this /O day of Puguet, 2001.	•
In 1910	
By Valenno Moffer	
Title Chief Financial Officer	
CLEMENTINA EQUIPMENT COMPANY, SUCCESSOR IN IN	TEREST
FOR TO WILKINSON EQUIPPIENT CORPORATION.	
"Respondent"	

Agreed	this _	15th	day of	August	, :	2001.		
Ву	Mark	Thickpenny	Man	Thick	2			
Title _	Assis	stant Treasur	er	8				
For	Con-Wa	ay Western Ex	press, a div	ision of C	on-Way	- Transportation	Services,	Inc
	"Resp	ondent"				-		

Agree	d this _	14+1	day (	of <u>Aug</u>	UST	_, 2001.
Ву	Torus	20-	P	~		· 
Title _	V	ice Pre	sider	t		
For _		nsolidat	1		ikys	
	"Respo	ondent"			7	

Agreed	this	day of _	angust	, 2001.	
چ 	Jahn li	let H	·	·	
Title	Fresid	ent & CEO			•
		- Management	+ Servius	440	
	"Respondent"	and for Co	ntainer 1	Nanagemen	it Services
		5801 Ch.	istie Ave	nue, 50,7	4 255
		Emeryville	, C4	941.00-	16.33

Agree	ed this <u>15th</u>	day of _	August	, 2001.
By	ilt	In o		
~ <u>~</u>		0		
Title_	President	<u> </u>	•	<del></del>
For _	Continental I	Maritime Indust	ries Inc.	
	"Respondent"	•	•	

Agree	d this $35$	day of <u>Hugust</u> , 2001.
	Water A. S	P. /
Ву	With A )	Sulvo
	(/	
Title _	Ceneral	MANAGER
For	Constan Cont	tister Dates t
· • •	"Respondent"	the course to interest
	KESDONGEIN	

Agree	ed this day	of_	August	, 20	001.
_	D. T			· · · · · · · · · · · · · · · · · · ·	
Ву	Cry Anysen				
	Craig Furgison				•
Title	Partner				
For _	Country Club Servi	се			_
_	"Pernandent"				

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed this \_\_\_\_\_\_ day of <u>August</u>, 2001.

By <u>Janet S. Mardy</u>

Title <u>Director</u>, <u>Risk Management</u>

For <u>County of Santa Clara</u>

"Respondent"

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed this 3/54 day of august, 2001.

By Denise Easton May

Title Assistant County Counsel

For County of alameda

"Respondent"

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed this 21st day of August, 200

By Kon Harry

Title Kush Manager

For County of Contra Costa

"Respondent"

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed this 21st day of August , 2001.

By Ran County of Fresno

"Respondent"

ATTEST:

SHARI GREENWOOD, Clerk Board of Supervisors

By Deputy

Agreed	this 14th	day of <u>August</u>	, 2001
Ву	3 ( ) l	l mg	
Title	County Cou	insel	
For	Merced C	County	·.
	"Respondent"	7	

Agreed this	28th	day of	August	, 2001
ву <i>Пала</i>	wattal	lias		
Title	Assistant Co	unty Admini	strator	
For	COUNTY OF NA	PA		
"Resno	ondent"			

Agreed this	s13TH	day of _	AUGUST	, 2001.
Ву	Sutt	July		
·		County Cou	nsel	<del></del>
				<del></del>
For <u>Co</u>	nnty of Pla espondent"	cer		

Agreed this		day of	, 2001.
Ву_	Jany 2		
Title	County Executi	.ve	
For_	County of Sacr	amento	

Agreed this _	14th	day of	August	, 2001.
		1	<b>)</b>	
Ву	all of	2	<u> </u>	· · · · · —
Title R	ISK MANAGER	·		<del></del> -
For C	OUNTY OF SA	N JOAOUIN		
	ondent"			· · · · · · · · · · · · · · · · · · ·

Agreed this _	day of, 200	)1.
ву	Matt	
Title	County Manager	
For	County of San Mateo	

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.
Agreed this day ofSeptember, 2001.
By David R. McFadden, Deputy County Counsel Title Office of the County Counsel, County of Sonoma
For County of Sonoma  "Respondent"

Agreed	this 22	nd .	day of	August	, 2001.
Ву	Micha	Q H. 17	navion	<u>er</u>	·
Title _	Michael H	. Krausni	ck, Cou	nty Coun	sel
For	County of	<del></del>	us		· .
	"Respondent"				

Agree	ed this <u>14th</u>	day of	August	, 2001
Ву	and X	1 I M	m.	
Title	Chief Assistant Co	ounty Admin	istrative Offi	cer
For _	County of Yolo "Respondent"	·		<del></del>

Agreed this	$\frac{2}{2}$	lst	day of	A1	ıgust	, 2	001.		
By O	11/	3						· .	
Ву	<del>//~</del>					<del></del> -	-		
Title//Ge	neral	Counse	el and Se	creta	ry				;
For Co	vanta	Power	Pacific,	Inc.	f/k/a	Ogden	Power	Pacific,	Inc.
"Re	sponden	t"						,	,

Agree	ed this 11 + b	day of <u>SEPTC-MBER</u> , 2001.
Ву	Buc	C (Bruce Love)
Title	Core.	SECRETARY
For _	Crow	LEN LINER SERVICES, Inc., FORMERLY KNOWN
	"Respondent"	as Chowley AMERICAN TRANSPORT, INC.,
	·	FORMER OWNER OF THE VESSEL
		AMERICAN FALCON (NAMED IN THE UAD
		AS AMERICAN FALCON VESSEL

Agree	ed this 11 +V	day of SEPTEMBER, 2001.
Ву	Buc	e (BRUCE LOVE)
Title _	Cone.	SECRETARY
For _	•	EN MARINE SERVICES INC
	"Respondent"	CNAMED IN THE UAD AS AMERICAN FACCON VESSEL

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed this high 28 day of 28, 2001.

By Chr (D'Cr),

Title Chesclet

For D'ARRIGO BROTHERS Co of CALIC

"Respondent"

D'Arrigo Bros. Co. of California 383 W. Market Street Salinas, CA 93901 831/424-3955

Agreed this		day of	J605-, 2001
By Dave	LANNOY		,
Title <u> </u>	2	·	
For JIFF4	LUBE	# 423	# #837
"Respondent"			

Agre	ed this	IY 12	day	of SUPTO	MBHL	, 2001
Ву	Rrl	4	·		· .	
Title	PRES	101-24				
For _	DAVIS	WASTE	Removal	company	INC.	
_	"Resno	ndent"				<del></del>

Agree	this <u>15th</u> day of August, 200	1.
By G	A. Jorkovensky	
Title	President and Chief Executive Officer	
For	Davis Wire Corporation	
•	"Respondent"	

Agreed this _	21st		day of	August	, 2001
By Yau	2HC	ause	J		
	Causey		0		<del></del>
Title <u>Gener</u>	al Manage	er/Distric	t Engi	neer	
	Diablo S	Sanitation	n Distr	ict	

Agre	eed this 1216	day of, 2001.
By_	John M.	Man
Title		A Geral Course
For	Dole Food Company, In Pacific Coast Truck (	nc., Bole Fresh Vegetables, Inc., Bud Antle, Inc., Company, Dole Dried Fruit and Nut Company, Dole Packaged Foods
-	"Respondent"	(Identified by the EPA as Bud Antle, Inc.)

Agreed this 272 day of Au	, 2001.
By Shill	
Title Orneral Manager	
For Dow Hammond Truck Co	·
"Respondent"	

Адтее	d this_	14th	day of _	August	, 2001.
By	Co	hu. M.	How		
	, C	hris M. Stone ractual Realtic			
For _		am Transporta	tion, Inc.		· · ·
	"Resp	ondent"			

Agreed	this 15	day of HugusT	, 2001.
Ву	SICVA	Polosius	•
Title	District	Coursel	
For	East Bay	Regional Park Dis	+RICT
•	"Respondent"	. •	

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed this 21st day of August, 2001

By Dennis M. Diemi

Title GENERAL MANAGEN

For East Bay Municipal Utility District "Respondent"

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agree	d this	22nd	day of _	August	, 2001.
Ву			Vian.		
Je	eanne	Krieg			
Title_	Gene	ral Manaqe	$_{ m er}$	 <del></del>	<del></del>
For _			a Costa Tra	ınsit Autho	rity
	"Respo	ondent"			

		sentatives of Respondents certify that they are fully as of this Order and to bind the parties they represen	
Agree	d this	day of A (16 (15), 2001.	
Ву		1/3/	
Title _		DIRECTOR OF FINANCE	
For	ELK	GROVE UNIFIED SCHOOL	DISTRIC
	"Respondent"		•

Agreed this	day of August,	2001.
Ву	T.J. (Tolon	41/
-	OUNSEL	— »,,,
	con Mobil Corporation espondent"	_

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed this	_	day of _	AUGUST	, 2001
By Ju	irllilar	nath	<u>ن</u>	
Title ENVIRO	WHENTAL A	AFFAIRS	MANAGER	
For F	OSTER F	ARMS	5	
"Respon	ident"			

Agreed this 5 TH	day of <u>SEPTEMBER</u> , 2001.
	0.0
By flux (as	allo
Title / V. F. MAN	UFACTURING
For FOX FACTO	RY INC.
"Respondent"	

Agree	ed this10TH	day of	AUGUST	, 2001.
Ву	Frank	c Ra	mor	
Title	FRANK C. RAMOS			
For	FOR RAMFIELD MOTORS, "Respondent"	INC. (DISS	SOLVED 1990)	

09/12/2001 11:55 FAX 415 974 1520

LELAND, PARACHINI

Ø 002

FROM F ELEZANTESLIE FULTON

PHONE NO. : 760 323 9168

Sep. 12 2001 08:29AM P2 6:54 No.UU1 r.U4

FULTON SHIPYARD INC.

ID:19257574661

SEP 12'01

Administrative Order Consent 2000-15 PRC Panerson Superfund Removal Site

Agree	d this	day of	September	2001
Bv	Baling Fr	alton		
Túlo_	President			
For	Fulton Shipyard,	Inc.		
	"Respondent"			

Agree	d this, 2001.
Ву	Charles w. Holm
	V.D. Operation
For _	GALLO GLASS COMPANY
	"Respondent"

Agreed this	22nd	day of	August	, 2001
By	17n/	In 5		
Title	Richard Tod Co-Owner	d Messers	smith	
For	Galt Super	Lube		
	pondent"			

Agreed	this 1972	day of <u>August</u>	, 2001
Ву	nattur Jou	Mctthew	Nourot]
Title	Engineering   Envi	ironnental Magr	<del></del>
For	Gas Recovery	Systems, Inc.	

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.
Agreed this 14th day of Quegust, 2001.
Ву
Title Vice Resident and General Coursel
For General Pyraphies OTS (CALIFORNIA), INC. (FOR healy PRIMEY Spitiones ystans, July "Respondent"

Agreed this	5th	_day of <u>September</u>	, 2001.
By /	Minde	Heel	
Title	Wendell Reed President		
For	George Reed, Inc.		
"Res	pondent"		

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed this 37d day of Hugust, 2001.

By Concipal Coursel - Environmental

For Georgia - Pacific Corporation

"Respondent"

PRC Patterson Superfund Removal Site
Agreed this day of explember 2001.
ByAttorney
For GOLDEN GATE BRIDGE, HIGHWAY AND TRANSPORTATION DISTRICT "Responding Federal Agencies"

[Separate Signature Pages Following For Respondents]

Agreed this 27th	day of August	, 2001.
By C Molar	d	
Title Chief Executive Office	er	· · · · · · · · · · · · · · · · · · ·
For Golden Empire Transit "Respondent"	District	<del></del>

9-12-01; 4:03PM;

# 34/ 34

Administrative Order Consent 2000-15 PRC Patterson Superfund Removal Site

Agree	d this, 2001.
Ву	allin P. Sinter
Title	William E. Barton, Senior Vice President
For _	Granite Construction Company
	"Respondent"

Agreed this $\frac{\partial S}{\partial S}$	day of Augus +	, 2001.
Ву		
Title President		
$\bigcup$		<del></del>
For Gray Lift, Inc	c	
"Respondent"		

Agree	ed this	<u>ط</u>	lay of AUKUSI	, 200	)1.		
Br.—Title	The same		Weller Durantodians	and	1 dividue as former	shareholder	of
For_	Haber Oil,	Inc. and Ed	ward C. Haber				
	"Respondent"	<u> </u>					

Agree	d this	1774	day o	f	AUG.	, 2001.
Ву	lla	dry Di	Pition	k		· ,
Title _	Aubry D.	. Fitcock er Individu			•	
For	Petrole	eum Enterpr	ises and	Indiv	vidually	,
<del> </del>	"Respond	ent" (Name	d in the	IIAO a	es Haber Oi	1 Products)

Agre	this 21 25t day of August, 2001.
	CAP
By_	Fil Lang
	chard G. Todoroff
Title	As Former Individual Shareholder
For	Petroleum Enterprises & individually
_	"Respondent" (Named in the UAO as Haber Oil Products)

The undersigned representatives of Respondents certify that they are fully authorized to enter imo the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed this 23e0 day of August . 2001

By Charles S. O'Connor

Title Individually and As Former Shareholder

For Petroleum Enterprises (Named in the UAO as Haber Oil Products)
"Respondent"

Agreed this 231	day of	August, 20	001.
ву	000	20	
Title <u>President</u>			
For Hansel Fo	rd		
"Responden	t**		

PRC Patterson Superfund Removal Site	
Agreed this 8 13 day of	, 2001.
By Dowell Cherry	
Title Secure	
For Hadris Francis INC	<u> </u>
"Responding Federal Agéncies" - Respondent	
[Separate Signature Pages Following For Respondents]	

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed this 22 ha day of trying, 2001.

By Soll Way

Title Sevior Vice President

For Heaveny Jaley, Limited Partnership

"Respondent"

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed	us 8th day of Augu	ust, 2001.
Ву	Geoffrey O. Evers July	O Siera
Title	Attorney for Holt of Califo	\ ( ' )'
For	Holt of California	
	ecnondent"	

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed this 20 day of acquet, 2001.

By ALRN D. COX

Title CORP. MGR- ENVIRONMENTAL AFFRIRS

For Homestake MINING Co. OF CALIFORNIA

"Respondent"

9-19-01; 1:09PM;

Administrative Order Consent 2000-15 PRC Patterson Superfund Removal Site

Agree	d this $\underline{}^{2}$	Uth	day	/ of	Sep	tember		, 20	001.
Ву	Jan	QL, U		ļl			•		
Title _	General	Counse1	·						
For_	Housing	Authority	of the	City	and	County	of	San	Francisco
	"Respond	lent"							-

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed this 28Th day of AUGUST, 2001.

By Mulkel W. M.

Title VICE PRESIDENT

For HUNTWAY REFINING CO.

"Respondent"

1412	day of _	August	, 2001.
Lu			
contine Via	Presides		
LASCO		<del></del>	
	Le Via TASCO	La Preside TASCO	LASCO

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed this 6th day of 5

By James
Title //, ce

1/45/ami / ASI

For "Respondent"

Agreed th	is <u>22nd</u>	_day of	August	, 2001.	
Ву	Thomas R. Hurlbutt		than 118	Jullet	_
Title	Vice President and	Secreta	•	· · · · · · · · · · · · · · · · · · ·	
For	J.G. Boswell Compa	ny į		·-	
"R	espondent"			<del></del>	

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Адтее	d this 6th	day of _	September	, 2001.
By/	m Bm			
Title _	Vice President,	Chief Admin	istrative Off	icer
For	Kaiser Aluminum	& Chemical	Corp.	· · · · · · · · · · · · · · · · · · ·
	"Respondent"			<del></del>

Agreed th	nis <u>3) s t</u>	day of Aug	<u>, 2001.</u>	
Ву	ToM	Pelas	· .	
Title	Mesident	-		
For	Prosident"	Klamath	Ferryboar	Associates

Q

Agre	eed this _	29th		day of	Augus	t	_, 2001			
By_	Slil	ip /	n. m	"Alrew	)				90	• 
Title				v onmental :		s	·	<b>-</b> ₹(	MA	
For_	Kraft	Foods	North	America,	Inc.	(f/k/a	Kraft	Food	ls, Inc. General	and Foods
	"Darne	andent"					K	rarc	General	10005

Agreed t	this <u>Alcenty second</u> day of <u>August</u> , 2001.
Ву	lean time
Title	President
For	Knise/Lucias Timports
44	Respondent"

Agreed this946	day of <u>Aubus</u> , 2001.
By Mark	W. Stan
Title <u>6ENERAL</u>	
For LJ ENE "Respondent"	INEELING

Agree	ed this_	5+1	<u> </u>	day of SEPTE	<u>4BER</u> , 2001.
Ву		E U	Panchis	Robert	Yanchis
Title _	Dir	' ( RECTO	R, Envi	CONMENTAL P	1ANAGEMENT
For _	LAIT	>LAW	TRANSIT	INC	
	"Resp	ondent"			

Agree	ed this	77	_day of _	Hugus	<u>s+</u>	, 2001.
By			· -	Jerry	(1. 1)	
ву	11/00	· Jaun		Jerry	$\mathcal{O}$ , $\mathcal{O}$	iun,
Title _	(Dice)	President	- Enc	Jiranme.	ntal P	Mains
		n Gold K	,			
_	"Responden		Ų			

Agreed th	uis	46	day o	1 Se	ofens	ne, 2	2001.
_				7	•	.•	
Ву	fant.	16	WEL				_
Title	GM						_
For	LEGAL	H. !	BAYET LE	TT. 1.	NC.		_
	Respondent"						_

Agreed this	_day of <u>SEPTEM BER</u> , 2001
By DBolow	(DANIEL BOHANNOW)
Title PRESIDENT	
For <u>LIBERTY MAC</u> "Respondent"	HINE INC

Agreed	this	day of AUGUST	, 2001.
Ву	#	TED FALASCO	
Title	PRESI	DENT	
For _	LOS BANOS GRAV	/EL CO.	
	"Respondent ANOC CA	00	<u> </u>

Agree	d this, 2001.
) By_	Constwer
Title	Vice President, Treasurer and Chief Financial Officer
_	Louisiana-Pacific Corporation and
For _	GreenStone Industries, Inc.
	"Respondent"

Адте	ed this day of August, 2001
Ву	I loud Buselow
Title	President
For _	M&m Chevrolet- Brick
	"Respondent"

Адтее	d this	160	day of	August	_, 2001.		
By		_~~					
	President			· · · · · · · · · · · · · · · · · · ·		,	
For	Magnuss "Respondent"	en De	alership	Group	Ma	อกบรรยก์	Dadge

Адтес	ed this	day of	August, 2001		
Ву		Tolp			
Title _	1/18/				<b>_</b>
For _	, , , , , , , , , , , , , , , , , , ,	Mayer	Truckynik	Tracker	
	"Respondent"	•			

Agreed th	nis 272	day of Scattabu	, 2001.
Ву	n WA	•	
	President		
For <i>''</i>	My (in Tus & By,	sc, In	

Agreed this	15TH	day of	HUG-UST	, 20	01.
By _	1/1/	Mil	2		
БУ	90-		<del>}</del>		
Title	/ PRES	DENT		<u></u>	
For	SATAGA		Buick,	TNC.	
"Res	pondent"		ŕ		

9-13-01; 8:47AM;

Administrative Order Consent 2000-15 PRC Patterson Superfund Removal Site

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed this 14th day of Leptember, 2001

Title Oveside +

For MATUACK Fre.

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agree	d this day of <u>AUGUS</u> T, 2001.
Ву	Jany M'auler_
Title _	V. G.
For	M'Auley Motors
	"Respondent"

Agreed this 15th	day ofAugust	, 2001.
By Jan	ice	
Title UP Op	empling	
For Classes "Respondent"	Kunga-s L	20

Адтее	ed this	13/2	day of	augu	<u>st</u> , 2001.	
Ву		1	L			
Title_	ASSIST	ANT S	/ TE UPERIN	ERRY SIL	NA T, BusiNP.	S
		UNION			DISTRICT	

Agreed this 24 hand day of Angust, 200	01.
By Stew entire	
Title Owner Luperator	
For Merced Screw Products	
"Respondent"	

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed this <u>(MAUST 16</u> day of <u>AUGUST</u>, 2001.

Title Vice Prosident Administrative Services

For Merced Community College District

"Respondent"

Agreed	l this _	.14th	ċ	lay of	Aug	ust		, 20	01.		
Ву	- 50	ndiaM	Ber	nal	di						
Title _		Assistant Sec	cretar	у							
For M		Shipholding	Corp.	for	itself	and	the	Vessel	M/V	American	Merlin

Agree	d this 14th day of August, 200	01.
Ву	Mut & Sudi	
Title_	Vice President	
For _	Osprey Ship Management, Inc.	
	"Respondent"	

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed this Att 10 It day of Quegust, 2001.

By Debuchaman

Title Prevolent

For Mid-CAL Auto/TRUCK PLAZA, Mc.

"Respondent"

Agreed this 212F	day of Hug us T, 2001.
By Oliver B.	and
<b>u</b>	· Pennzo 1- Quaker 5 that Congruey
For Minit Luke	
"Respondent"	

	ersigned representatives and conditions of this					nto
Agreed 1	this 13 th	day of	AUG	, 2001.		
Ву	Ohn It one	n ry	10 X			
Title	Owner (	Pras:	DEN,	·		
For	MISTLIN Respondent"	MOTO	ac OBA	MISTURE	ACM OF	

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agree	d this 15th	day of _August	, 2001.
By	Allen Stent		
-	Allen Short		<del></del>
Title _	General Manager		· · · · · · · · · · · · · · · · · · ·
For	Modesto Irrigation	n District	
	"Respondent"		

LEGAL

Agreed this	day of light	, 2001.
By All	MMMM a lus-	
Title C	to	
For Dil	Changers, Dec.	
"Respon	ndent'*	

Agreed	uns	a	ay of	August	, 2001.		
By	Water	11.	<u>J.</u>	. ·	· 		
Title	Corporate (	Counsel					٠
For	Olympian, JV Olympian Oil "Respondent"					Olympian	0il)

Agreed this 2/55 day of Hugus 7, 2001.
By Jack a. Bernardini
Title Owner - Orinda Motors
For Orinda Motors
"Respondent"

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agict	ed this	13th	day of	August	, 2001.
Ву	Bn	11/	Zongs	1	
Title _	Seni	or Vice Pre	esident		
For _	Orov "Respo		eration, L.P.		

ATTEST:

Brenda Brigham, Secretary Oroville Cogeneration, L.P.

Agreed this	20th	_day of _	August	, 2001.
By	HEOMIN .		•	
Title	H. G. Bruss Assistant Secreta	ary		
For	Owens-Illinois, 1	Inc.		. <u></u>
"Res	pondent"			

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

By Rom S. Refin

Title Senior VI AS Gentlonel

For Pacific Gas and Electric Company
"Respondent"

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed this 21 day of Angust, 2001.

By Chihy B Quely State Conjuny

For Pennzo-1- Quely State Conjuny

"Respondent"

;++++++

9/ 9

Administrative Order Consent 2000-15 PRC Patterson Superfund Removal Site

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed this Statement day of Sept , 2001.

By Richard Sant Ruland Sout

Title ENV. PROJ. Man.

For Penske Truck Learing Co., C.P. "Respondent"

	n Superfund R				
Agreed this	18	day of _	<u> Sep T</u>	, 200	ι.
By Wic	charl.	,	,		
Title	SIC Win	MAS			
For P	enult	a Cum	<u></u>	Colle	yes
"Respo	nding Federal	Agencies"			I
[Separate Sign:	ature Pages Fo	llowing For R	espondents]		•

Agree	ed this	day of <u>ALIGUS</u>	, 2001.
Ву	Walter	R. Perry	
Title	V.P. / CFC	) - coep/sec.	
For _	PETERSON	•	
	"Respondent"		

Agreed th	is 15th	day of _	August	, 2001
Ву	Mela	dwels		·
Title	Chief Execu			<u>.</u>
For	Petro Stoppin	g Centers, L.	P	
"R	espondent"	J		

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed this 6 day of tuguest, 2001.

By Deborch S. Huster

Title Secretary

For Philip Transportation and Remediation, Inc.

"Respondent" & ka Allwaste Transportation

and Remediation, Inc.

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Адтее	ed this 15th day of August	, 2001.
By	Herman J. Wilson J	
	President	
For	Proneer Farm Equipment Co.	<u> </u>
	"Respondent"	

Адтее	d this $\frac{344}{\text{OGUS}}$	, 2001.
	Min C	
Ву	Anclara	
Title _	IVP	`. 
For	PIREME TICE LLC	
	"Respondent"	

Agreed	this 22	day of	, 2001.
Ву	Auby O.	Petersh	<del> </del>
Title	PRESIDENT	·	
For	PITCOCK PET	rocam, In.	
•	'Respondent''		

Agre	ed this13t	<u>n</u>	day of _August	, 2001.
Ву	Ken Poulsen	Sh	Louken	
Title	Superintende	nt	T	
For	Placer Hills	Union	School District	·
_	"Respondent"			

.The undersigned representatives of Respondents certify that they the terms and conditions of this Order and to bind the parties they	•
Agreed this 10 TH day of August,	, 2001.
By Ca Je	
Title SECRETARY	<u>.</u>
For <u>Plummen Gowtine - Cadillas - Bme.</u> "Respondent"	LODI

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

THIS AGREEMENT SHALL NOT BE VALID OR EFFECTIVE FOR ANY PURPOSE UNLESS AND UNTIL IT IS SIGNED BY THE PORT ATTORNEY.

Approved as to form and legality this 24th day of Hugust 2001.

Ву

David L. Alexander

Port Attorney

Port Resolution No. 20027

P. A. No. 01-266

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed this 21 St day of August, 2001.

By Mithy B august. 1- Qualin State Congrey

For Buaker State Corporation

"Respondent"

Agree	ed this	<u>24</u> day of	AUGUST	, 2001.
By	A.I	2		
в <sup>д</sup>	Mirke	/ cenage		
Title _	PRES.		· .	
For	R.M.	King Co		
	"Respondent"			

Agree	ed this	day of Husust	, 2001.
	$A_{c}$ $\frown$		
Ву	Man al	e ——	
Title	les.		
True_	71163	•/	<del></del>
For _	Kedwood D	, ( 6 .	
	"Respondent"	•	

Agreed this	day ofAvgest	, 2001.
By Aldo Br-	-cl	
Title Corporate See.	retary	
For Reed & Grah	Am, Inc	<u> </u>
"Respondent"	,	

Адтеес	this Zota day of August, 2001.
Ву	2.12 Paht Robert Reed Rinchart
Title _	President
For	Respondent"

Agreed	this	28th		d	lay of _	Aug	ust	:	_, 2001.
By									
БУ	20	- Ger	120	<del></del>		<u> </u>	1 \		
Title _	Chai	rman	(Gi	Ahum	Sci	nvei	den)	<del> </del>	
For	Rock	et Vent	ures,	Ltd.	(forme	erly	Cellota	ape, I	nc.)
	"Respo	ndent"				<del></del>			<del></del>

Agreed	this	15	day of _	HUg	, 2001.
Ву	Ro	n Sm	ith	· ·	
Title	٦	7.25		•	
For	Ron	Smiti	L Bui	ck	
	"Responde				<del></del>

Agreed	this	15	day of _	HUG	, 2001.
Ву	Ro	n Sm	its	· .	·
Title	P	1.2			
For	Ron	Smiti	L Bui	ck	
61	Responder	nt"			

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed this 29th day of AUGUST, 2001.

WABY Jans R. Mittle for Jan Schon

Title MANAGER

For SACRAMENTO MUNICIPAL UTILITY DISTRICT

"Respondent"

Agreed th	nis, 2001.	
Ву	Robert 7. Shanks	
Title	DISTRICT ENGINEER	
For	SACRAMENTO REGIONAL COUNTY SANITATION DISTRICT Respondent"	

Agreed this15th_	day ofAugust, 2001.
By X	
Title / Attorney III	·
For Sacramento Regi	ional Transit District
"Respondent"	

The undersigned representatives of Respondents certify that the	
the terms and conditions of this Order and to bind the parties the	
Agreed this 9TH day of HUGUST	, 2001.
By Ames Allefet	
Title PRESIDENT	<del></del> .
For SACINAS BANDERING CO. INC	
Respondent	

San Joaquin Delta Community College District	
CONTRACT 01-164	
Mill 3185 8/3	0

Agreed	this	20th	day of	August	, 2001.
`		1/			
By		Kaev	no oh	<u> </u>	
_	ROBERT M.	YRIBARKEN	· //		
Title _	Vice Pres	sident of Busi	ness Services		
For	San Joaqi	uin Delta Comm	unity College I	District	
	"Resnand				

Agree	d this	20th	day of _	August	, 2001.
Ву	Rn	H5			·
Title _	Rona I	I. Sandle	r, Deputy	City Attorn	ey
For _	San Fi	<del></del>	Unified So	chool Distri	ct

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed this 13 day of August, 2001.

By De-R. Calton

Title General Manager

For Sanborn Chevrolet, Inc.

"Respondent"

"Respondent"

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed this sixteenth day of August , 2001.

By Lipha Sixteenth Title GENERAL MANAGER

For SANTA CLARA VALLEY TRANSPORTATION AUTHORITY

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Title Chief Executive Officer

For Santa Clave Valley Water District

"Respondent"

Agree	d this	day ofAugust	, 2001.
By 🗡	It No	inte	
Title _	Vice Presider	nt & General Counsel	
For _	Schlage Lock by	Ingersoll-Rand Company	

Agre	ed this <u>20th                                    </u>	day of <u>August</u>	, 2001
By	/ oll	3 Sul	
	Donald G. Gielow	,	
Title	Deputy Superinte	endent. Administrative Ser	rvices
For _		gh School District	
	"Respondent"		

Agreed this _	day of August	, 2001.
By the	me Filense	 
14/W	man firm	
Title V.P	" EXCENEEDING	
For Kons	ER MORGAN MANAGENENT LLC	
"Rest	pondent" . DELEGATE OF KINSEL MONDAN G.P. IN	×-,
THE	E GENTRAL PARTIER OF KENDER MORE	
£44.	e gentlal partiver of	
ST	FPP, C.P.	
60	9. 1,9972 =0 =1A438	
	AND SOUTHERN PACTE	to Appe Links

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agre	ed thisbt	n day of <u>September</u> , 2001.
Ву	Jie	Lophens Jill Hopkins
Title	Secret	ary-Treasurer
For_	Sheldon Oil	Company, Sheldon Gas Company; Sheldon Transportation
	"Respondent"	Company (former); Sheldon Leasing Corporation (former); Solano Investment Company; Telfer Sheldon Oil

Company (former)

Agreed this	27/2	day of	Myst	, 2001.
By Miles	latt ye			· .
Title Remed	intian 1	languer		
For Shell	dil from	lusts Co	) .	·
"Respond	dent"			

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agree	ed this 13th day of August, 200	01.	
Ву	Phillip S. Dallosto		
Title _	Associate General Counsel		
_	Signala Courses		,

For Signode Corporation now known as Signode Division of Illinois Tool Works Inc. "Respondent"

Agreed this22	day of _	AUGUST	, 200	1.	
By 9	Kans	d			
Title V.P. FWANCE	: 4 CF0	-()			
For SIMSMETAL USA	CORRODANO	FORMERLY	KNONL AS	Lmc	METALS

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed this 131h day of Cussist, 2001.

By Robert S. Zickerman

Title Vice Mesicleut & General Counsel

For SL Service Inc. (Formerly known as Sea-hand Service, Inc.)

"Respondent"

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed this Sth day of September, 2001.

Title Vice Mesident

For Sdaro Garbage Company (a/kla Solaro "Respondent" Recycling and Solano Recycles)

9- 5-01;10:39AM;

34/ 34

Administrative Order Consent 2000-15 PRC Patterson Superfund Removal Site

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agree	d this	16th		day of		August		, 200	
Ву	Ste							٠.	
	D. CA	ARL HAN	NSON						_
Title_	Presi	dent_	<del> </del>	·.	. :				
For _	SAN I	RANCIS	SCO DR	YDOCK	, IN	ic.	<u>.</u>		
	"Decnon	dent"	-						

-27-

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed this	16th	day of	August	, 2001.
By Wan	せいし、			
MONTY Title Pres	W. DICKINSON	N		
	WEST MARINE,	INC.		
"Resp	oondent"	z.		

APPROVED AS TO FORM C GENERAL COUNSEL

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed this Tenth day of August, 2001.

By Warren C. Wincorn

Title Deneral Partner

For Spee De Oil Change & Tune Up-Vallejo # 172

"Respondent"

Agreed this _		day of _	august	, 2001.
	2,	11	<i>,</i>	
Ву	tendr'	1/2/5		
Title <u>~</u>	ember	Masst. in	amer fr	
_		,	. 8 teurs le	p-Hillbrand

Agree	d this 13 day of August, 2001.
Ву	Carl X Jelson
Title _	Partner
For	EXPL L. NELSON
	"Respondent" SPEEDEE O/L CHANGE
	OF PLEASANTON

Agreed	this2	3rd	day of _	August	, 2001.
	Modesto Leasi			esto Mazda	,
ву_//	Markon	2		,	
Title_	Dean Parpia C.O.O.	Chie	f Operat	ing Officer	
	Modesto Leasi (Identified b	ng, Inc.	dba Mod A as Mod	lesto Mazda lesto Mazda)	····
	"Respondent"				

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed this 24 day of August, 2001.

By Clin Hollie

Title OUNER

"Respondent"

Agre	ed this 12 <sup>th</sup>	day of Deptember, 2001.	
Ву	Meure	n Istigrala	
Title	Chie	Business Officer	
For_	Montere	Penersula Unifeed Detrove	District
	"Respondent"	()	

Адтее	d this	<i></i> d	lay of <i>Allfl</i>	Us F	_, 2001.	
Ву	John	a lui	<i>H</i>			
	Preside					
For	Myers	Contain	er Corpora	tim		
	"Respondent"		Christie		- , 5011	4255
	•	_	rile, CA		•	<i>(22</i>

Agreed this	13th	day of _	September	, 2001
Ву	S-WA_	A. Only		
Title	Assista	+ bengl	Manager	·
	Pipe Corpo	oration	<u></u>	<del></del>

Agreed this 23th day of August, 2001.
By: Manuel Gros o
James W. George
Title: Senior Vice President & CFO
For: National Auto/Truckstops, Inc.
Now by merger TA Operating Corporation
"Respondent"

Agree	ed this day of August, 2001.
Ву	& & Jan
Title _	PRESIDENT, C.O.O. & C.F.O.
For _	"Respondent" : 100111 STIALS CORO

The undersigned representatives of Respondents certify that they are fully authorized to enter into

Адтее	ed this	day of _	September	, 2001.
Ву	Thomas R	Mounte	4	
Title _	Alturney			
For _	National C	an Rental	Systems, In	nc.
	"Respondent"		<del></del>	<del></del>

Agreed 1	is day of SEPTEMBER_, 200	l.
Ву	Wilmed Vee	
Title	ENVIRONNE TAL MANAGER	
For	NATIONAL STEEL AND SHIPBUILDING CO. Respondent"	

Agree	ed this 6th	day of <u>September</u>	, 2001.
Ву	2 4	2-	·
Title	Britt D. Banks Vice President, Gene	eral Counsel and Secret	ary
For _	Newmont Mining Corpo	oration	

Agreed t	his	day of Septul	, 2001.
Ву	AMA)		
Title	Senior C	lice President	
For	41	on Cruise Lin	ne Limited

Agreed this	<u>6tn</u>	day of	September	, 2001.
ву/_/		•		
Anthon	y T. Karacha	ale		<del></del>
Title Co	ounsel		·	·
For_Stah	l Motor Comp	any, Inc	•	
"Respo	ndent"			

Agree	d this	23rd	day of	August	, 2001.		
	Stinson &	Parpia, I	nc. dba Mode	sto Toyota	(formerly M	odesto To	yota)
Ву_/	May	hov	·				•
Title	Dean Par	pia .0.0.	Chief Open	rating Offi	ret		
For	Stinson	& Parpia,	Inc. dba Mo	desto Toyo	ta (formerly	Modesto	Toyota)
	"Responde	ent"	<del>17 </del>	<del></del> .	<del> </del>		,

Agree	ed this Lucus	day of		, 2001.	
Ву	7	-, 2			
	Set	Condi	ato b	hainer	
For _	Stack	In win	lied Sch	of Dist	int
	"Respondent"	/			

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agree	d this	24th	day of August	, 2001.
Ву		Summer J	The	James T. Hale
Title _		Executive 1	Vice President, G.	enexal Counsel and Corporate
For _	Ta	_	oration	Secretary

Agreed this	20 +	day of	Augus	<u>+</u> , 2001.
By Ro	ga K	Hall	2.4	
Title	Manage-	E PM4		
	exaco	Inc.		
"Respo	ndent"			

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed this 16 day of August, 2001.

By Mick Hardin

Title Mar. Environmental Remediation

For BNSF Railway

"Respondent"

Agreed this 6th	day of <u>September</u>	, 2001.
ву <u>91 а</u>	Ca.	41
JÓSEPH A. CIREL	LI	1
Title <u>vice president</u>	OF CUSTOMER SATISFACTION	<del></del> .
For The Pep Boys		·
"Respondent"		

Agreed 1	this <u>13th</u> day	of August	, 2001.
	1811		
Ву	6/C/Kom		
Title	President		
For	THOMPSON CHEVROLET-OLD	S-BUICK	<del></del>
44	'Respondent"		

Agree	ed this13	_ day of _	August	, 2001
Ву	Server I	House	nevar	
Title_	Vice President			
For _	Time Oil Co. "Respondent"	<del></del> ;		<del></del>

Agreed this	day of
By Sec.	Smestil
ROBERT 'J.	GHESTEL
Title PRES.	
For TOYOTA OF	MERCED
"Respondent"	

Agreed	this 25th	day of _	Hugas	+	, 2001.	
,						
By				<u></u>	<del></del>	
Title_	Sectleegun					
For	Tri Volley 6. "Respondent"	rowers	Ino.	Dibter	in Possision	,
	"Respondent"			•		

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed this	21st	day of	August	, 2001.	
					•
	B			·	•
By Steven	Wilson				
	J				
m:.1		_		•	

Title Associate Vice President for Finance and Administration

For <u>Trustees of the California State University</u> (Sonoma State University) "Respondent"

Agreed this	_day of, 2001.
9-214	
By Y / X	Michael V. Brady
Title Attorney for	
For V.S. Rentals, Inc	
"Respondent"	

Адте	ed this _	91	d	lay of	August	, 2001.
By	+	m	QL	Tui	nel	
Title	Dir	ector	, Facili-	ties t	Environ	mental
			•	*	Estate	
•	"Respo	ndent"				

Agreed this day of Aug	just, 2001.
By Steven O. Epperson	Jan 1991
Title Vice President, EH&S Operations	
For Ultramar Diamond Shamrock Corporat	ion
"Respondent"	

Agreed thi	day of August, 2001
D.,	
ву	
Title	Executive Vice President & General Counsel
For	Unified Western Grocers, Inc.
"R	espondent"

By Mich / I Mutal  Title Carel Solvitur	reed this	is	day of	Aug	, 2001.
		Will!	L M.	Mutal	
20001			Soli	tu	
For Union Pacific Railroad  "Respondent"		Anion Pacific	Railn	pad	<del></del>

Agreed this	13	day of	Aug	, 2001.	
	Plus	;C/Itu	J.		Qv.
By Phili	p C. K	stern		·	D'
Title Mana	aer 1	2emc-	West Re	aion	
For Union C "Responde	):1 Con	mpany a	5 Calif	oco! a	ن ٽ
"Responde	nt"	•			

Agree	d this _			day o	f	AUG	UST	, 2001.
·.		//	11					
Ву		11/	11/	<u>/</u>				·
Title _	<u>5</u>	۲۱٥٤	FINAM	CIAL OF	FIC	ER_	<del></del>	
For	Ünite	d Can	Company	(ConAgra	Groo	cery I	roducts	Company)
	"Rest	ondeni	,,,					

Agreed this day of day of	, 2001.
By Luda X. Di Sautes	
By UM Ra W. Si Saures	
Title Vice President	
For United Parcel Sorvice, Inc. "Respondent"	
"Respondent"	

Agreed tl	nis /4m	day of <u>Aeptenber</u>	, 2001.
Ву	Patrick S	chlesizer	
Title	University Co		
For	University of		
"]	Respondent"		

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed this <u>03<sup>rd</sup></u> day of <u>Hugust</u>, 2001.

By <u>Irono Rigney</u>

Title <u>Co-Trustee</u>

For <u>Valley Tractor</u>

"Respondent"

Agree	d this, 2001.
Ву	
Title _	VICE RESIDENT
For	VINTAGE PERPOLEMENT TICE
	"Respondent"

Agreed	this	15世	_day of <u>A</u>	UGUST	, 2001.		
ву	Jim E	S. Duba					
Title	Senior 1	Vice Pre	sident				
For	Vopak "Respondent"	Terminal Onk	Richmon Laurk Co	nd Inc. (	formerly Richmon	named d Termina	له

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed	this	2157	day of _	August	, 2001.
By	1.			IJ	
ву	- (Z)	Jenn	<del></del>		
Title		Vice 1	der den	+ a Secretar	<u> </u>
For	Gene	-al Signi	,	l's times In	
	"Respond	ent"		7	<del></del>

Agre	ed this	24	day of _August	, 2001.
Ву	ala	rua S	rueidel	
Title	Oge	Glori Ml7/	a Syeidel MAMAA	res/
For_			ube, Inc.	
	"Respor	ndent"	•	

Agreed this	10"	day of	UGUST	, 2001.
By Jon	y Box		4	
-	7		<u> </u>	
Title Own	nei/m6	R.		<del></del>
For West	ern let	tilities	)	
"Respon	dent"			

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed this 5th day of September, 2001.

By Manager - Environment, Health + Salety

For Western Farm Service, Inc.

"Respondent"

Agreed this	2074	_day of Ause	, 2001.
By The	Lilin I f.	Lai	TIFE
			1/24
Title TRUS	TEE -	CO-OWNER	
For WE	STEATE !	CENTER	·
"Respon	ident"		

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.
Agreed this 15 M day of AV6UST, 2001.
By Best Retter MD. BERT RETTHER 17.1) CO-OWNER
Title PARTMER WESTGATE SHOP CENTER
For

HUG 23 2001 1:46 PM FR

TO 15105278441

P.92

Administrative Order Consent 2000-15
PRC Patterson Superfund Removal Site

The undersigned representatives of Respondents certify that they are fully authorized to enter into the terms and conditions of this Order and to bind the parties they represent to this document.

Agreed this \_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_. 2001.

Title Conforles

"Respondent" WILLIG FREIGHT LINES

Agreed this	day of Scotember . 2001.	<i>.</i>
By Ted Finamore Title	0	= <u>Ø</u>
For Winston Tire Co. "Respondent"		

Agreed this 29 <sup>7</sup>	day of	August	, 2001
	1	J	
By / 1) All	<u> </u>		
Title fresident.		, , , , , , , , , , , , , , , , , , ,	
	Inc		
"Respondent"			

Agre	ed this 20th	day of August	, 2001.
Ву	Com D	RO	·
Title	Attorney for World Col	or Merced	
For_	World Color Merced (n/l	k/a Quebecor World (USA), Ir	nc.)
_	"Respondent"		

Agro	eed this	29t1	<u>n</u>	day of <u>A</u>	<u>ugust</u>		, 2001.
By_		d.	0	Cost			
Title		rd D.	Estes,	Chairman,	Board	of	Commissioners
For	YOLO	COUN	ry Hous	ING AUTHOR	ITY		
	"Res	nondent	"				

Agreed this 23rd	day of	August	, 2001.
By Hour	<b>-</b>		
Title Treasurer			
For / Yosemite Conce	ssion Services	Corporation	
✓ 'Respondent''			

Agreed this	15	_ day of _ <i>AUGUS</i> 7	, 2001.
By ///	2/2//-		<del></del>
Title	ESIDENT		
For Y	Y.K. ENTER	PRISE INC	
"Res	pondent"		

## · TABLE OF ATTACHMENTS

Attachment A - List of All Respondents

Attachment B - List of Responding Federal Agencies

Attachment C - Site Map

<u>Attachment D</u> - Patterson Environmental Response Group ("Group")

Initial Member List

Attachment E - List of Reports and Workplan Submittals to US-EPA

Attachment F - List of "New Respondents" that Joined the Patterson

**Environmental Response Group** 

## **ATTACHMENT "A"**

# LIST OF ALL RESPONDENTS WITH VOLUMES

Respondent	Waste-in-Volume (gal:)
10 Minute Lube 'N Oil	110,740
A. Teichert & Son, Inc.	59,780
ADAI, Ltd., a Colorado corporation (Identified by the EPA as Quick Lube, Merced)	13,150
Al Scannavino Trucking, Inc. (Named in the UAO as Scannavino Trucking)	91,000
Alameda Unified School District	7,065
Alameda Contra Costa Transit District	866,559
Alamo Rent-A-Car	50,734
Alfred Conhagen, Inc., of ČA	33,225
Amador County Unified School District	7,420
Atwater Lube and Auto Repair (Identified by the EPA as Atwater Lube and Oil)	32,750
Avis Rent A Car System, Inc.	31,390
Ball Corporation (Named in the UAO as Ball-Foster Glass Co.)	81,856
Barrick Goldstrike Mines, Inc.	23,250
Bay Decking Co., Inc.	42,350
Bay Area Rapid Transit District	30,200
Berberian Bros., Inc., dba Berberian European Motors (Identified by the EPA as Berberian European Motors)	31,760
Big Valley Ford	46,915

Respondent	Waste-in-Volume (gal.)
Bonander Pontiac, Inc., dba Bonander Pontiac-Buick-GMC, Bonander Truck, Bonander Leasing, Bonander Pontiac-Buick-GMC Truck-Western Star, Merced Truck & Trailer, Inc., Los Banos Truck & Trailer (Identified by the EPA as Bonander Pontiac)	50,260
Bottling Group, LLC dba The Pepsi Bottling Group (Named in the UAO as Pepsi Cola Bottling Co.)	69,383
BP Exploration & Oil, Inc.	100,998
Bridgestone/Firestone, Inc. (Named in the UAO as Firestone)	180,868
Broadbase, Inc. for Jiffy Lube Store 1068, Jiffy Lube Store 1478, Jiffy Lube Store 316, Jiffy Lube Store 318, Jiffy Lube Store 598, and Jiffy Lube Store 1479	281,145
Broadway Stores, Inc., Successor by Merger to The Emporium Capwell Co. (Named in the UAO as Emporium)	22,320
Burke Industries, Inc./Burke Rubber Co.	83,795
C & H Sugar Company, Inc. (Named in the UAO as California & Hawaiian Sugar Company)	56,971
Cal Energy Company, Inc. (nka MidAmerican Energy Holdings Company) / Caithness Energy, LLC / Coso Operating Company, LLC. (Named in the UAO as Cal Energy Company Inc.)	57,600
California Department of Forestry and Fire Protection	10,008
California Department of Parks & Recreation	5,105
California Department of Transportation (Named in the UAO as CalTrans)	224,585
California Department of Water Resources	18,815
California Department of Corrections	35,975
California Highway Patrol	34,297
California Lubricants Limited Partnership	26,630
California Youth Authority (Identified as Northern California Youth Correctional Agency)	5,570

Respondent	Waste-in-Volume (gal.)
Castrol, Inc.	20,520
Central Contra Costa Transit Authority	18,650
Challenge Dairy Products, Inc. (Named in the UAO as Challenge Dairy)	58,900
Chang Group, Inc., dba Speedee Oil Change – San Bruno (Named in the UAO as SpeeDee Lube – San Bruno)	67,727
Circle K Stores, Inc.	55,680
City of Antioch	30,900
City of Atwater	6,390
City & County of San Francisco	72,554
City of Concord	13,840
City of Daly City	6,635
City of Emeryville	36,610
City of Foster City	9,340
City of Fresno	86,674
City of Hanford	9,850
City of Livermore (Identified as Livermore Airport)	10,700
City of Merced	25,525
City of Monterey •	11,700
City of Mountain View	5,413
City of Oakland	17,604
City of Patterson	13,775
City of Pittsburg	5,985
City of Rocklin	15,590
City of Sacramento	264,631
City of San Jose	5,502
City of Sonoma	650

Respondent	Waste-in-Volume (gal.)
City of South Lake Tahoe	6,000
City of South San Francisco	6,367
City of Stockton	49,212
City of Sunnyvale (Identified by the EPA as Sunnyvale Recycling)	37,755
City of Tracy	5,977
City of Tulare	5,500
Clementina Equipment Company, Successor in Interest to Wilkinson Equipment Corporation (Identified by the EPA as Wilkinson Equipment Corporation)	21,210
Con-Way Western Express (Named in the UAO as Conway Transportation Services)	32,286
Consolidated Freightways	48,745
Container Management Services, LLC and/for Container Management Services	76,760
Continental Maritime Industries, Inc., as former parent of Service Engineering Co.	989,874
Contra Costa Water District	21,390
Country Club Service (named in the UAO as Country Club Services, Country Club Service Center)	92,020
County of Santa Clara	22,830
County of Alameda	55,080
County of Contra Costa	7,830
County of Fresno	19,697
County of Merced	59,550
County of Napa (Identified as Napa County Equipment Pool)	5,805
County of Placer	10,410
County of Sacramento	48,335
County of San Joaquin	7,273

Respondent	Waste-in-Volume (gal:)
County of San Mateo	13,850
County of Sonoma Department of Transportation and Public Works	32,266
County of Stanislaus	54,350
County of Yolo	17,405
Covanta Power Pacific, Inc., f/k/a Ogden Power Pacific, Inc., (formerly identifies as Ogden Power Pacific, Inc. [Named in the UAO as Pacific Energy])*	48,800
Crowley Marine Services, Inc. (Named in the UAO as American Falcon Vessel)	33,930
Crowley Liner Services, Inc., formerly known as Crowley American Transport, Inc., former owner of the vessel American Falcon (formerly identified as Crowly American Transport, Inc., [Named in the UAO as American Falcon Vessel])*	22,950
D'Arrigo Bros. Co. of California	32,135
Dave Lannoy, dba Jiffy Lube #428 & #837	36,755
Davis Waste Removal Co., Inc.	22,075
Davis Wire Corporation	20,875
Delta Diablo Sanitation District	5,105
Dole Food Company, Inc., Dole Fresh Vegetables, Inc. Bud Antle, Inc., Pacific Coast Truck Company, Dole Dried Fruits and Nut Company, Dole Packaged Foods Company (Identified by the EPA as Bud Antle, Inc.)	31,700
Dow Hammond Truck Co.	102,910
Durham Transportation, Inc.	26,584
East Bay Regional Park District	11,173
East Bay Municipal Utility District	25,844
East Side Union High School District	7,390
Eastern Contra Costa Transit Authority	26,005

Respondent	Waste-in-Volume (gal.)
Elk Grove Unified School District Transportation	16,930
Exxon Mobil Corporation, on behalf of Exxon Corporation and Mobil Corporation and all wholly owned subsidiaries (named in the UAO as Exxon Corp. and Mobil Oil) [includes Tenneco Plastics volume]	247,242
FFA Concord, Inc., d/b/a Concord Toyota (Formerly identified as Concord Toyota Sales [Identified by the EPA as Concord Toyota])*	36,590
Foster Farms	36,722
Fox Factory, Inc.	23,747
Frank C. Ramos for Ramfield Motors, Inc. (Dissolved –1990) (Identified by the EPA as Ramfield Motors)	29,240
Fulton Shipyard, Inc.	25,075
Gallo Glass Company	39,284
Galt Super Lube	21,740
Gas Recovery Systems, Inc. (Named in the UAO as Laidlaw Gas Recovery)	1,060,045
General Dynamics OTS (California), Inc. (formerly Primex Tactical Systems, Inc.)	155,755
George Reed, Inc.	22,370
Georgia-Pacific Corporation	41,415
Golden Gate Bridge Highway and Transportation District	6,525
Golden Empire Transit District	6,200
Granite Construction Company, a California corporation	176,177
GrayLift, Inc.	43,623

Respondent	Waste-in-Wolume (gal:)
Haber Oil Products: Edward C. Haber; and individually, and as former shareholders of Petroleum Enterprises: Charles O'Connor, Richard Todoroff, Aubrey Pitcock, Richard Wilson (Named in the UAO as Haber Oil Products)	37,417
Hansel Enterprises, Inc., dba Hansel Ford	22,848
Harris Farms, Inc.	28,788
Heavenly Valley L.P.	24,700
Hercules Incorporated	54,196
Holt of California (successor to Holt Bros.)	340,555
Homestake Mining Company of California	331,376
Housing Authority of the City and County of San Francisco	19,900
Huntway Refining Company (Named in the UAO as Huntway Refinery)	98,012
IASCO	27,915
IT Corporation	29,369
J.G. Boswell Company	114,331
Jiffy Lube International (Identified by the EPA as Jiffy Lube)	260,796
Kaiser Aluminum & Chemical Corp.	76,649
Kevin Gottula, dba Modesto Transmission (Identified by the EPA as Modesto Transmission)	28,440
Klamath Ferryboat Associates	28,100
Kraft Foods, Inc. (f/k/a Kraft General Foods)	36,330
Kruse/Lucas Imports, Inc.	24,975
L.J. Engineering	22,850
Laidlaw Transit, Inc.	45,984

Respondent	Waste-in-Volume (gal.)
Lassen Gold Mining, Inc./Kinross Gold USA, Inc.	182,228
Leon H. Bartlett, Inc. (Identified by the EPA as Leon Bartlett Petroleum)	24,080
Liberty Machine, Inc.	27,981
Los Banos Gravel Co., Inc. (Identified by the EPA as Los Banos Gravel)	21,650
Louisiana-Pacific Corporation and GreenStone Industries, Inc. for Pacific Rim Reycling (Identified by the UAO as Pacific Rim Recycling)	38,520
M & M Chevrolet-Buick, Inc. (Identified by the EPA as M & M Chevrolet)	20,145
Magnussen Dodge	26,470
Mandal Truck & Trailer, Inc.	21,835
Marin Tug and Barge, Inc.	129,562
Mataga Olds, Buick, Inc.	30,700
Matlack, Inc.	57,125
Matson Navigation Company, Inc. (for itself and its affiliate, Hawaiian Sugar & Transportation Cooperative)	362,405
McAuley Motors	20,915
McClatchy Newspapers, Inc. (Named in the UAO as The Sacramento Bee)	69,650
Merced Union High School District	7,676
Merced Screw Products	36,260
Merced Community College District	5,200
Merlin Shipholding Corp. for itself and the Vessel M/V American Merlin, Osprey Ship Management, Inc. (Named in the UAO as American Merlin Vessel / Osprey Management)	31,900
Mid-California Auto/Truck Plaza	136,200

Respondent	Waste-in-Volume (gal:)
Minit Lube	296,750
Mistlin Motors, dba Mistlin Honda (Identified by the EPA as Mistlin Honda)	41,710
Modesto Irrigation District	9,634
Modesto Leasing, Inc., dba Modesto Mazda (Identified by the EPA as Modesto Mazda)	20,485
Monterey Peninsula Unified School District	12,364
Myers Container Corporation	189,565
Napa Pipe Corporation (Not related to Napa Fabricators)	124,053
National Refractories & Minerals Corporation, and its parent, subsidiaries, affiliates and predecessors and successors in interest. (Identified by the EPA as National Refractories & Mineral Corp.)	22,553
National Car Rental System, Inc. and General Motors Corporation on behalf of its former subsidiary National Rental Car System, Inc.	48,865
National Auto/Truckstops, Inc.	34,340
National Steel and Shipbuilding Company	128,760
Newmont Gold Company	32,000
Norwegian Cruise Line/Royal Odyssey (Named in the UAO as Norwegian Cruise Line)	28,182
Oil Changer, Inc. (Named in the UAO as Oil Changers)	28,684
Olympian, JV (fomerly identified as Olympian Oil Accutite [Named in the UAO as Accutite Olympian Oil])*	35,870
Orinda Motors	21,450
Oroville Cogeneration, L.P. (Named in the UAO as Oroville Cogeneration Power PAC)	39,333
Owens-Illinois, Inc.	541,582
Pacific Telesis Group (formerly Pacific Bell)	600,180

Respondent	Waste-in-Volume (gal.)
Pacific Gas and Electric Co. (Named in the UAO as Pacific Gas & Electric Company)	43,714
Pennzoil-Quakerstate Products Co. (Named in the UAO as Pennzoil and Pennzoil Products Company)	61,550
Penske Truck Leasing Co., L.P.	37,332
Peralta Community College District	5,025
Peterson Tractor Co. (Named in the UAO as Peterson Caterpillar)	118,786
Petro Stopping Centers, L.P.	299,251
Philip Transportation and Remediation, Inc., fka Allwaste Transportation and Remediation, Inc. (Named in the UAO as Allwaste Transportation)	584,517
Pinole Point Steel Company, Inc.	171,549
Pioneer Farm Equipment Co.	7,021
Pirelli Tire, LLC (Successor by Merger to Pirelli Armstrong Tire Corporation) (Identified by the EPA as Pirelli Armstrong Tire Corp.)	36,270
Pitcock Petroleum, Inc. (Identified by the EPA as Pitcock Petroleum)	23,675
Placer Hills Union School District (Named in the UAO as Placer Union High School District)	36,406
Plummer Pontiac Cadillac GMC, Inc. (Identified by the EPA as Plummer's Pontiac)	39,126
Port of Oakland	106,380
Quaker State Corporation (Identified by the EPA as Quaker State)	1,766
R.M. King Co.	29,490
Redwood Oil Co., Inc. (Named in the UAO as Redwood Oil)	43,930

Respondent	Waste-in-Wölüme (gal-)
Reed & Graham, Inc. (Named in the UAO as Reed Graham Inc.)	54,012
Rinehart's Truck Stop	33,500
Rocket Ventures Ltd. (formerly Cellotape, Inc.)	45,140
Ron Smith Buick Pontiac GMC Jeep (Identified by the EPA as Ron Smith Buick)	21,900
S & S Diesel, Inc. (Identified by the EPA as S & S Diesel)	37,825
Sacramento Municipal Utility District	15,650
Sacramento Regional County Sanitation District	5,400
Sacramento Regional Transit District	9,105
Salinas Rendering Co., Inc. for Morgan Hill SpeedDee Oil Change & Tune-Up (named in the UAO as Speedee Lube - Morgan Hill)	35,275
San Joaquin Delta Community College District	9,610
San Francisco Unified School District	78,158
Sanborn Chevrolet, Inc.	50,245
Santa Clara Valley Transportation Authority	293,806
Santa Clara Valley Water District	5,550
Schlage Lock Co.	120,501
Sequoia Union High School District	7,310
SFPP, L.P. by Kinder Morgan Operating L.P. "A" and by Kinder Morgan G.P., Inc. (Named in the UAO as SFPP LP, and Southern Pacific Pipe Lines)	63,445
Sheldon Oil Company, Sheldon Gas Company; Sheldon Transportation Company (former); Sheldon Leasing Corporation (former); Solano Investment Company; Telfer Sheldon Oil Company (former)	96,198
Shell Oil Products Company	118,467

Respondent	Waste-in-Volume (gal.)
Signode Corporation	144,675
Simsmetal USA Corporation, fka LMC Metals (Named in the UAO as LMC Metals)	123,813
SL Services, Inc., f/k/a Sea-Land Service, Inc. (formerly identified as Sea-Land Service, Inc.)*	24,640
Solano Community College District	5,225
Solano Garbage Company (a/k/a Solano Recycles) (Identified by the EPA as Solano Recycling)	20,990
South San Francisco Scavenger Co., Inc. (Identified by EPA as So. San Francisco Scavenger Co.)	20,995
Southwest Marine, Inc./San Francisco Drydock, Inc. (Named in the UAO as San Francisco Dry Dock)	372,179
Speedee Oil Change & Tune Up – Vallejo #172 (Named in the UAO as SpeeDee Lube – Vallejo)	26,346
Speedee Oil Change & Tune Up Millbrae (Named in the UAO as SpeeDee Lube – Milbrae)	30,677
SpeeDee Oil Change & Tune-Up of Pleasanton (Named in the UAO as SpeeDee Lube – Pleasanton)	31,785
Stahl Motor Company, Inc. (Identified by the EPA as Stahl Motor Co., Inc.)	24,923
Stinson & Parpia, Inc., dba Modesto Toyota (formerly Modesto Toyota) (Identified by the EPA as Modesto Toyota)	50,300
Stockton Unified School District	7,660
Swift Transportation Co., Inc., et al. (Identified by the EPA as Swift Transport)	36,400
Target Corporation, fka Dayton Hudson Corporation (Named in the UAO as Target Stores, Inc.)	25,350
Texaco, Inc.	112,154
The Burlington Northern Santa Fe Railway Company	156,455

Respondent	Waste-in-Volume (gal.)
The Pep Boys Manny, Moe & Jack of California, a California corporation on behalf of itself and its affiliated (grand) parent corporation The Pep Boys - Manny, Moe & Jack a Pennsylvania corporation (Identified by the EPA as The Pep Boys)	51,878
Thompson Chevrolet-Olds-Buick (Identified by the EPA as Thompson Chevrolet)	26,250
Time Oil Company	346,921
Toyota of Merced/Merced Toyota (Identified by the EPA as Merced Toyota)	52,870
Tri Valley Growers	28,285
Trustees of the California State University (Sonoma State University)	30,500
U.S. Rentals, Inc.	49,377
U-Haul Intl. / AMERCO (Named in the UAO as U-Haul Corp.)	55,300
Ultramar Diamond Shamrock Corporation (Named in the UAO as Ultramar, Inc., and as Ultramar Diamond Shamrock Corporation)	41,594
Unified Western Grocers, Inc. (Named in the UAO as Certified Grocers of California)	80,651
Union Pacific Railroad Company	2,937,602
Union Oil Company of California	477,373
United Can Company	122,880
United Parcel Service, Inc.	70,602
University of California, Davis	14,759
Valley Tractor, Inc. (Identified by the EPA as Valley Tractor)	37,900
Vintage Petroleum, Inc. (Named in the UAO as Vintage Petroleum)	35,440

Respondent	Waste-in-Volume (gal.)
Vopak Terminal Richmond, Inc., formerly known as, Paktank Corporation - Richmond Terminal (Named in the UAO as Paktank Corporation - Richmond Terminal)	34,241
Wal-Mart Stores, Inc.	55,278
Waukesha Electric Systems, a division of General Signal Power Systems, Inc.	184,386
Wells Quick Lube, Inc. (Identified by the EPA as 10 Minute Oil Change)	153,020
Western Utilities	18,950
Western Farm Services, Inc., (Identified by the EPA as Pioneer Farm Equipment Co.)	30,910
Westgate Center: Bert Rettner; and Philip T. Lucking / The Lucking Family Trust (Named in the UAO as Westgate Center)	26,292
Willig Freight Lines, Reorganized Debtor, Case No. 95-33940, United States Bankruptcy Court for the Northern District of California (Identified by the EPA as Willig Freight Lines)	35,628
Winston Tires Co. (Identified by the EPA as Winston Tire Company, Inc.)	21,183
Wolfsen, Inc. (Identified by the EPA as Wolfsen Farms)	28,630
World Color Merced, nka Quebecor World (USA), Inc., (Named in the UAO as World Color Merced)	139,450
Yolo County Housing Authority	7,900
Yosemite Concession Services Corp. (Named in the UAO as Yosemite Concessions Services Corporation)	64,460
YYK Enterprises, Inc.	111,683
TOTAL RESPONDENT VOLUME	22,355,365

## **ATTACHMENT "B"**

# RESPONDING FEDERAL AGENCIES WITH VOLUMES

Respondent ***	Waste-in-Volume (gal)
Department of Defense/Defense Reutilization and Marketing Service	28,913
Department of Energy/Western Power Administration	75,585
Department of Veterans' Affairs	4,040
FBI	2,920
Federal Aviation Administration	12,178
General Services Administration	7,500
Lawrence Livermore National Labs	6,505
NASA-AMES Research Center	13,600
National Maritime Administration	54,600
U.S. Air Force	782,265
U.S. Army	956,796
U.S. Bureau of Prisons	1,540
U.S. Bureau of Reclamation	19,575
U.S. Coast Guard	60,040
U.S. Department of Transportation	300,448
U.S. Department of Interior/National Park Service	69,230
U.S. Marine Corps.	6,847
U.S. Navy	2,067,954
U.S. Postal Service	76,224
U.S.D.A. Forest Service	23,764

Respondent	Waste-fin-Volume (gal.)
Additional Federal Volume <sup>1</sup>	541,595
TOTAL FEDERAL VOLUME	5,112,119

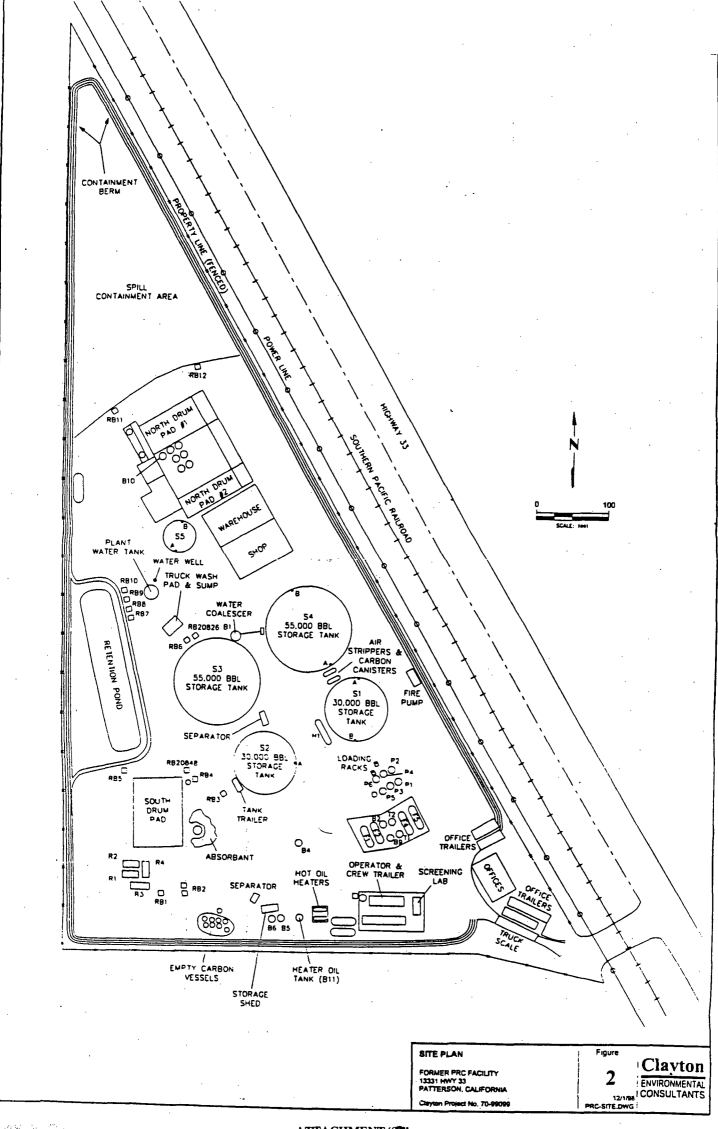
YYK Enterprises, Inc:

499,245 gallons

Bay Decking, Co., Inc.

42,350 gallons

<sup>&#</sup>x27;Additional volume attributed to the Responding Federal Agencies and for which the Responding Federal Agencies have resolved the Federal Liability:



## ATTACHMENT 'S'

## SITE MAP

## **ATTACHMENT "D"**

## PATTERSON ENVIRONMENTAL RESPONSE GROUP INITIAL MEMBER LIST, WITH VOLUMES

Member	Waste-in-Volume (gal-)
Alameda Contra Costa Transit District	866,559
Continental Maritime Industries, Inc., as former parent of Service Engineering Co.	989,874
General Dynamics OTS (California), Inc. (formerly Primex Tactical Systems, Inc.)	155,755
Homestake Mining Company of California	331,376
Lassen Gold Mining, Inc./Kinross Gold USA, Inc.	182,228
Matson Navigation Company, Inc. (for itself and its affiliate, Hawaiian Sugar & Transportation Cooperative)	362,405
National Steel and Shipbuilding Company	128,760
Owens-Illinois, Inc.	541,582
Pacific Telesis Group (formerly Pacific Bell)	600,180
Petro Stopping Centers, L.P.	299,251
Pinole Point Steel Company, Inc.	171,549
Santa Clara Valley Transportation Authority	293,806
Texaco, Inc.	112,154
The Burlington Northern Santa Fe Railway Company	156,455
Time Oil Company	346,921
Union Oil Company of California	477,373
Union Pacific Railroad Company	2,937,602
United Can Company	122,880
Waukesha Electric Systems, a division of General Signal Power Systems, Inc.	184,386
TOTAL INITIAL MEMBER VOLUME	9,261,096

#### ATTACHMENT "E"

## LIST OF REPORTS AND WORKPLAN SUBMITTALS TO US-EPA

## PRC PATTERSON SUPERFUND SITE PATTERSON, CALIFORNIA

Clayton Group Services, Inc. or the United States Environmental Protection Agency prepared the following letters, reports, and workplans which define activities, schedules, and scope of work required under UAO 98-12 as amended UAO 98-12A.

#### September 18, 1998 (Clayton)

Health & Safety Plan

Presents health and safety procedures for sampling and characterization activities at the former PRC facility.

#### ► September 18, 1998 (Clayton)

Sampling and Analysis Plan

Defines sampling and analysis procedures to investigate, inventory, and characterize the various wastes at the PRC site.

#### ► September 28, 1998 (Clayton)

Workplan to Secure PRC Site

Letter to USEPA discussing the scope of work to perform immediate response actions to secure and stabilize the PRC site as directed by USEPA including stabilizing several immediate threats associated with various chemical drums, storage tank valves, and laboratory chemicals at the site.

#### October 9, 1998 (United States Environmental Protection Agency)

Schedule of Activities for Sampling & Analysis Plan

Letter to USEPA discussing the schedule of initial activities.

#### October 14, 1998 (Clayton)

Contingency Plan

Presents contingency plans and measures for the site, site personnel, and local response agencies to minimize hazards to human health and the environment that might occur from a fire or major spill or release of hazardous materials at the former PRC facility.

### October 19, 1998 (United States Environmental Protection Agency)

PRC Patterson Site, UAO 98-12

Letter from United States Environmental Protection Agency granting approval of the Sampling and Analysis Plan.

#### November 25, 1998 (Clayton)

#### Preliminary Workplan to Winterize the PRC Site

Specifies the scope of work for immediate response actions to winterize the PRC site including; drawing down liquid level in Tank S-4, recycling used waste oil filter drums (approximately 1,100 drums); and recycling of oil layers from various on-site tanks (about 240,000 gallons).

### December 3, 1998 (Clayton)

### **Draft Removal Workplan**

The draft Removal Workplan describes the proposed removal activities for oil, water, sludge and other wastes at the PRC site and presents the schedule for completing the work.

#### January 19, 1999 (United States Environmental Protection Agency)

#### Petroleum Recycling Corporation Facility Workplan

Letter from United States Environmental Protection Agency substantially approving the draft Removal Workplan with comments.

#### March 1, 1999 (Clayton)

#### Removal Workplan and Cover letter

The Removal Workplan describes the proposed removal activities for oil, water, sludge and other wastes at the PRC site and presents the schedule for completing the work.

### ► March 1, 1999 (Clayton)

### Sampling and Analysis Report

Presents the results of the initial waste material investigation, inventory, and characterization work performed in October 1998.

### March 9, 1999 (United States Environmental Protection Agency)

#### PRC Patterson Site, UAO 98-12

Letter from United States Environmental Protection Agency granting approval of the time schedule for the Removal Workplan.

#### ► March 18, 1999 (Clayton)

#### **Dioxin Testing Results**

Transmits the analytical analyses on PRC wastewater for the presence of dioxins and related isomers to USEPA.

## April 2, 1999 (United States Environmental Protection Agency)

#### PRC Patterson Site, UAO 98-12

Letter from United States Environmental Protection Agency granting approval for the use of US Filter facility in Vernon California for the disposal of wastewater.

#### June 17, 1999 (Clayton)

#### Community Relations Plan

The Community Relations Plan explains the specific actions that have been implemented and performed to date, and identifies the future actions that will be taken to provide the City of Patterson and the surrounding community with the opportunity for meaningful input into the cleanup of the PRC Patterson site.

#### June 21, 1999 (Clayton)

Potentially Applicable or Relevant and Appropriate Requirements "Draft"

Discusses the preliminarily identified potential applicable or relevant and appropriate requirements (ARARs) associated with potential sludge removal alternatives.

#### June 21, 1999 (Clayton)

Supplemental Sludge Sampling and Analysis Report

Describes additional sludge sampling and subsequent analyses that were completed in during April and May 1999 following the removal of oil and water that previously was overlying the sludge.

#### July 16, 1999 (Clayton)

Applicable and Appropriate or Relevant Requirements (ARARs)
Submission of the ARARs associated sludge disposal to the United States
Environmental Protection Agency for their review.

### September 17, 1999 (Clayton)

Draft Engineering Evaluation and Cost Analysis

Presents the draft Engineering Evaluation and Cost Analysis to the United States Environmental Protection Agency and the public at large for their review and comment.

### ► September 21, 1999 (United States Environmental Protection Agency)

Engineering Evaluation and Cost Analysis for Sludge Removal

Letter from the United States Environmental Protection Agency responding to the draft Engineering Evaluation and Cost Analysis.

## September 29, 1999 (Clayton)

Approval of Sludge Disposal Alternative, Schedule and Contractors

Letter to the United States Environmental Protection Agency requesting approval of the sludge disposal alternative presented in the draft Engineering Evaluation and Cost Analysis

## October 20, 1999 (United States Environmental Protection Agency)

Sludge Removal

Letter from United States Environmental Protection Agency approving with conditions the sludge disposal alternative presented in the draft Engineering Evaluation and Cost Analysis.

#### November 4, 1999 (Clayton)

### Contingency Plan for Sludge Removal

Presents updated contingency plans and measures for the site, site personnel, and local response agencies to minimize hazards to human health and the environment that might occur from a fire or major spill or release of hazardous materials at the former PRC facility.

#### November 4, 1999 (Clayton)

Sludge Removal Workplan

Specifies the scope of work, methods, and schedule for the sludge removal activities.

### November 4, 1999 (Clayton)

Health and Safety Plan

Presents health and safety procedures for sludge removal activities at the former PRC facility.

#### **▶** November 19, 1999 (Clayton)

Response to Comments on the Sludge Removal Workplan

Responds to comments by the United States Environmental Protection Agency and confirms their verbal approval of the Sludge Removal Workplan.

#### ► December 8, 1999 (Clayton)

Tank Inspection Report for Sludge Removal Workplan

Presents the tank inspection report for the F-Series tanks as requested by the United States Environmental Protection Agency

#### ► **January 28, 2000 (Clayton)**

Discovery of Underground Storage Tank

Letter to the United States Environmental Protection Agency providing notice of the discovery of an underground storage tank.

#### ► February 9, 2000 (Clayton)

Final Engineering Evaluation and Cost Analysis for Sludge Removal

Presents the final Engineering Evaluation and Cost Analysis to the United States Environmental Protection Agency and the public and documents the public comments and responses to comments.

### February 28, 2000 (United States Environmental Protection Agency)

Petroleum Recycling Corporation Facility

Letter from the United States Environmental Protection Agency requiring the removal of all tanks, contiguous berms, pipelines, and the underground storage tank.

## ► April 18, 2000 (Clayton)

Completion of Removal Actions

Letter to the United States Environmental Protection Agency requesting approval of the proposed site demolition activities.

## ► April 19, 2000 (United States Environmental Protection Agency)

**Demolition Scope of Work** 

Letter from the United States Environmental Protection Agency approving the proposed scope of demolition activities.

## **ATTACHMENT "F"**

# LIST OF NEW RESPONDENTS THAT JOINED THE PATTERSON ENVIRONMENTAL RESPONSE GROUP

New Member	Waste-in-Volume (gal.)
10 Minute Lube 'N Oil	110,740
BP Exploration & Oil, Inc.	100,998
Holt of California (successor to Holt Bros.)	340,555
TOTAL VOLUME FOR NEW MEMBERS	552,293